IN THE UNITED STATE DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

VAHAN KELERCHIAN :

:

Plaintiff : Civil Action No.

V.

:

BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES, an agency

of the Department of Justice

REGINA LOMBARDO, Acting Director

Bureau of Alcohol, Tobacco, Firearms, and Explosives

: Complaint – Violations of the WILLIAM BARR, Attorney General of the : 18 U.S.C. § 925 and the APA

United States

:

UNITED STATES OF AMERICA,

:

Defendants:

Exhibit List to Complaint

Exhibit A: March 2, 2018 letter enclosing Mr. Kelerchian's Application for Restoration of Firearms Privileges, pursuant to 18 U.S.C. § 925(c) and 27 C.F.R. § 478.144, and requisite documentation.

Exhibit B: Mailing certificate to then-ATF Acting Director Thomas Brandon

Exhibit C: Mailing certificate to Philadelphia Director of Operations Orellana

Exhibit D: Mailing certificate to ATF NCETR

Exhibit E: March 27, 2018 letter from ATF re: Mr. Kelerchian's Application for Restoration of Firearms Privileges

Exhibit F: April 9, 2018 letter in response to ATF's March 27, 2018 letter

Exhibit G: Mailing certificate to ATF Chief John Day

Exhibit A

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 3 of 127 PRINCE LAW OFFICES, P.C.



Warren H. Prince Karl P. Voigt IV Joshua Prince Eric E. Winter Thomas H. Odom Stanley J. Kuter Jeffrey A Franklin Adam J. Kraut Jorge Pereira

Bechtelsville 1-610-845-3803 1-610-770-1151 Allentown Bethlehem 1-610-814-0838 Camp Hill 1-717-731-0100 Lancaster 1-717-393-7002 1-717-274-9250 Lebanon North Wales 1-215-412-0800 Pottstown 1-610-326-4200 Pottsville 1-570-621-8828 1-610-375-8425 Reading Toll Free 1-888-313-0416 1-610-845-3903 Fax

March 02, 2018

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives Attention Bureau of Alcohol, Tobacco, Firearms and Explosives NCETR - Relief of Disabilities Section

Corporal Road, Building 3750, Redstone Arsenal Huntsville, AL 35898

RE: Vahan Kelerchian Application for Restoration of Firearms Privileges FFL # 8-23-017-01-5A-02276

Dear Acting Director Brandon, DIO Orellana and ladies and gentlemen of the NCETR,

Please be advised that I have been retained by Vahan Kelerchian, FFL no. 8-23-017-01-5A-02276, in relation to his timely Application for Restoration of Firearms Privileges, pursuant to 18 U.S.C. § 925(c) and 27 C.F.R. 478.144. As there is conflicting information between the information contained in the enclosed executed Applications and 27 C.F.R. 478.144, Mr. Kelerchian is filing this form in compliance with both the instructions on the application and Section 478.144.

Specifically, as Section 478.144 requires three copies of the application to be filed with the Director, as defined in 27 C.F.R. § 478.11, but the application instructions only require one copy to be filed with NCETR, please find enclosed three copies of the executed Applications, which are being served on Acting Director Brandon, NCETR, and Phialdelphia Director of Industry Operations Juan Orellana. Please also find enclosed one copy of (1) an Authority for Release of Information, (2) Mr. Kelerchian's court documents, including the Indictment and Amended Judgement, (3) four letters of recommendation from references, who are not related to Mr. Kelerchian by blood or marriage and have known him for at least 3 years, and (4) a completed FD 258 fingerprint card.

Pursuant to Sections 925(c) and 478.144(i), as Mr. Kelerchian is an FFL holder, who has continually and timely renewed his FFL, he shall not be "barred by such disability from further operations under his license pending final action on an application for relief filed pursuant to this section."

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 4 of 127

Thanking you for your time and consideration in Mr. Kelerchian's request, I am

Yours truly, Prince Law Offices, P.C.

Joshua Prince

joshua@princelaw.com

Extension: 81114

jp/web Matter no. 37012 Enclosure

Distribution

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives

Thomas E. Brandon Mr. Juan F. Orellana

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 5 of 127 PRINCE LAW OFFICES, P.C.



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1-610-845-3903

Fax

March 02, 2018

Thomas E. Brandon Bureau of Alcohol, Tobacco, Firearms and Explosives 99 New York Avenue, N.E., Washington, DC 20226

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joshua@princelaw.com

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U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives **Thomas E. Brandon**Mr. Juan F. Orellana

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 7 of 127 PRINCE LAW OFFICES, P.C.



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March 02, 2018

Mr. Juan F. Orellana Curtis Center Suite 1000E 601 Walnut Street Philadelphia, PA 19106

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joshua@princelaw.com

Extension: 81114

jp/web Matter no. 37012 Enclosure

Distribution

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives Thomas E. Brandon

Mr. Juan F. Orellana

OMB No. 1140-0002

U.S. Department of Justice
Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle)	Kelerchian, Vahan, St	even					
2. Birthplace (City & State) New York City,	3. Date of Birth	4. Aliases N/A			5. Socia	1 Security	Number (Voluntary)
6. Present Address (No., Street,			· · · · · · · · · · · · · · · · · · ·		7. Telep	hone Num	ber
					:		
8. Description	•			<u></u>	<u> </u>		
Sex	Height	Weight		Наіг		Eyes	
<u>M</u>	6'2"	280		Brown		Brow	n
Ethnicity Ra	ce (Check one or more boxes)		•			· -	
Hispanic or Latino	American Indian or Alaska Na	ative	Black or Afr	ican American		White	
Not Hispanic or Latino	Asian		Native Hawai	ian or Other Pacific	Islander		
9. If you are not a citizen of th	e United States, what is your INS	S-issued alien nur	nber or admiss	sion number?			
10. Residences During Past Ten	Years (In columns (b) and (c) en			idence.)			
	Address (Number, Street, City,	State and Zip Co	ode)			From (b)	To (c)
	(4)				1	997	Present
					<u> </u>	331	TIESCH
	present and prior employers and i	show month and	year of employ				
Name a	and Address of Employer (a)			Position (b)		From (c)	To <i>(d)</i>
Armament Services, Inc.	103 Camars Dr. Warminst	er PA 18974	Р	resident	2	2000	2013
12. Convictions (If pardoned fo	r a conviction, write "yes" in co	lumn (e) and atta	ch a copy of t	he pardon.)			
Specific Crime	•	ation of Court	s	entence Received	Convicti		Pardoned (e)
See attached court reco	rde (l			(c)	- (4	,	(6)
See attached Court 1600	ius						
13. Other Arrests							
Charge <i>(a)</i>		Date and Pla				D	isposition <i>(c)</i>
None				<u>-</u>			
		·····					
			-				
					-		
14 Prohotion Officer's News A	ddross and Talanhara Numb		15 Parala CA	ficer's Name, Addre	ee and Tal	nhone No-	nher
14. Probation Officer's Name, A	tuuress and retephone Number		N/A	neci a Name, Addre	os ana ici	չիոտոշ ան	HOGI
IVA			14/74				

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant for						lated to th	e	
Name and Address (a)				Occupation T		Telephone Number		nber
John T. Conway,				Funeral Dir	rector			
Anthony Baiamonte III,				Attorney				
				Retired				
Christopher J. McLoughlin, 17. Applicant Data (All questions must be answered by a "Yes"	or "No	o")		neureu				
	Yes	No					Yes	No
a. Are you a fugitive from justice?		х	h. Have you served on acti			U (II		Х
b. Are you an unlawful user of or addicted to marijuana, or any depressant, stimulant, or narcotic drug, or any other		X	"yes" check Branch and		_	Coast		^
controlled substance?		Λ	Army Navy	Marines	Force_	Guard		
c. Have you ever been convicted in any court of a felony, or	Х		Scrvice Serial Number		Date Entered	Active Du	ity	
any other crime, for which the judge could have imprisoned you for more than one year, even if you received a shorter	^							<u></u>
sentence, including probation? (If "yes," see Additional			Kind of Discharge		Date of Discl	harge		
Information Request 1.)				·····	<u> </u>			
d. Are you now on probation or parole?		X	1			}	Yes_	No
e. Are you under indictment or information in any court for a		一 一	i. Are you subject to a c harassing, stalking, or t					X
felony, or any other crime, for which the judge could	X		partner or child of such	partner? (If "				
imprison you for more than one year? (An information is a formal accusation of a crime by a prosecutor.) (If "yes,"			Information Request 5.)					
see Additional Information Request 2.)			j. Have you been convicted in any court of a misdemeanor crime of domestic violence? (If "yes," see Additional In					V
	ļ		mation Request 6.)	nce? (ij "yes,"	see Additiona	ai injor-		X
f. Have you ever been adjudicated mentally defective (which includes having been adjudicated incompetent to manage		X	k. Have you ever renounc	ed your United	States citizen	ship?		1
your own affairs) or have you been committed to a mental			(If "yes," see Additional Information Request 7.)				X	
institution? (If "yes," see Additional Information Request 3.)			1. Are you an alien in the	United States?	(If "ves" see	"ves." see		-
3.,			Additional Information		(1)) (1)			X
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		Х	m. Have you ever applied federal explosives licenary and with whom filed.)				X	
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE	1	R A FEDERAL	EXPLOSIVES	LICENSE (OR PER	RMIT.
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration Da	ate of Late	st Lice	ense or
Vohan C. Kalarahian			8-23-017-01-	EA 00076	Permit			
Vahan S. Kelerchian			0-23-017-01-	DA-UZZI 0	LOA Ex	(p. 08/	07/2	2018
The Business is (Check one)			A Corporation		rg			
Individually Owned A Partnership 19a. I believe I should be granted relief because:		<u></u>	A Corporation	Other (Specify)			
I am a good person, who has never acted nor will act in a m contrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained	the po metic	ublic ir ulousl	n purchasing, possessing, y and even the IOIs comm	transferring or ented on my re	selling firearr ecordkeeping	ns and ar complian	nmuni ce.	ition.
19b. Important: Applicants filing for restoration privileges (Rei								
No application for restoration under 18 U.S.C. Chapter 44 will 1 appear in the Federal Register, an official U.S. Government pub of approval will give all essential details including the applicant	lication	ı avail:	able to the general public, if	and when the				
IN THE EVENT THIS APPLICATION IS APPROVED:		•						
I understand that a notice of approval will appear in the Fe	deral F	Registe	r immediately following the	issuance of the	approval, and	l		
I hereby agree to publication of the notice of approval giv	ing my	namc	, address and the date of my	conviction.				
Under penalties imposed by 18 U.S.C. 924, I declare under pe	nalties	of pe	rjury, that the answers in t	his application	are true, cor	rect, and	comple	ete.
20. Signer of Applicant & Reven					21. Date	3/2/18	3	
Note: A Completed FD 258 (Fing	erprint	Ident	ification Card) Must Accor	npany This Ap	plication.			
Mail Application Form To	D:		reau of Alcohol, Tobacco,		Explosives			
			CETR - Relief of Disabilitic orporal Road, Building 375					
		Re	edstone Arsenal					
		111	untsville, AL 35898					

OMB No. 1140-0002

U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle)	Kelerchian, Vahan, Ste	even				
2. Birthplace (City & State) New York City,	3. Date of Birth	4. Aliases		5. So	cial Security	Number (Voluntary)
6. Present Address (No., Street,		1 000		7 Te	lephone Num	her
5. Prostite Madress (No., Bireci,	ons, male, zip code,				iophono ivam	361
8. Description				<u> </u>		
Sex M		Weight 280	Hair Brown		Eyes Brown	
	ace (Check one or more boxes)	200	DIOWI	<u> </u>	DIOWI	1
Hispanic or Latino	American Indian or Alaska Nat	tive	Black or African Americ	an	White	
Not Hispanic or Latino	Asian		Native Hawaiian or Othe	r Pacific Islande	r	
9. If you are not a citizen of the	he United States, what is your INS	-issued alien nur	nber or admission number	?		
10. Residences During Past Ten	Years (In columns (b) and (c) ent	er the months ar	nd years of residence.)			
	Address (Number, Street, City, (a)	State and Zip Co	de)		From (b)	To (c)
					1997	Present
						<u> </u>
				-		
11 Employment Decord // int		have month and	was of amulanment)			
	present and prior employers and standards and Address of Employer	now monin ana	Position	<u>-</u>	From	То
	(a)		(b)		(c)	(d)
Armament Services, Inc.	103 Camars Dr. Warminste	er PA 18974	President	<u> </u>	2000	2013
12 0			-l Cd			
	or a conviction, write "yes" in column Name and Loca		Sentence Rec	sived Convi	ction Date	Pardoned
Specific Crime (a)	Name and Loca (b)		Sentence Red (c)	eived Convi	(d)	(e)
See attached court reco	ords					· · · · · · · · · · · · · · · · · · ·
13. Other Arrests			<u></u>			
Charge (a)		Date and Place			D	isposition (c)
None						
14. Probation Officer's Name, A	Address and Telephone Number		15. Parole Officer's Name	, Address and T	elephone Nur	nber
N/A	-		N/A			

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 12 of 127

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant for						related to th	e	
Name and Address (a)				Occupa		•	one Number	
John T. Conway, Funeral Dire					rector			
Anthony Baiamonte III,				Attorney				
Christopher J. McLoughlin, 17. Applicant Data (All questions must be answered by a "Yes"	or "No)")		Retired				
a. Are you a fugitive from justice?	Yes	No X	h. Have you served on acti			s? <i>(If</i>	Yes	No X
b. Are you an unlawful user of or addicted to marijuana, or any depressant, stimulant, or narcotic drug, or any other controlled substance?		х	"yes" check Branch and	· · · —	wing) Air [Force	Coast Guard		^
c. Have you ever been convicted in any court of a felony, or any other crime, for which the judge could have imprisoned	X		Scrvice Serial Number		Date Entere	d Active D	uty	
you for more than one year, even if you received a shorter sentence, including probation? (If "yes," see Additional Information Request 1.)			Kind of Discharge		Date of Dis	scharge		
d. Are you now on probation or parole?		X	Aga way aution to a		nining waw 6		Yes	No
e. Are you under indictment or information in any court for a felony, or any other crime, for which the judge could imprison you for more than one year? (An information is a formal accusation of a crime by a prosecutor.) (If "yes,"	x		i. Are you subject to a court order restraining you from harassing, stalking, or threatening your child or an intim partner or child of such partner? (If "yes," see Additional Information Request 5.)			intimate		X
see Additional Information Request 2.)			-	ted in any court of a misdemeanor ence? (If "yes," see Additional Infor-			X	
f. Have you ever been adjudicated mentally defective (which includes having been adjudicated incompetent to manage your own affairs) or have you been committed to a mental institution? (If "yes," see Additional Information Request		X	k. Have you ever renounced your United States (If "yes," see Additional Information Request			enship?		X
3.)			I. Are you an alien in the Additional Information		(If "yes," se	e		Х
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		х	m. Have you ever applied for a federal firearms license or a federal explosives license or Permit? (If "yes" show date and with whom filed.)			X		
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE						
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration I Permit	Date of Late	est Lico	ense or
Vahan S. Kelerchian The Business is (Check one)			8-23-017-01-	5A-02276	LOA E	xp. 08/	07/2	2018
Individually Owned A Partnership			A Corporation	Other (Specify)			_
19a. I believe I should be granted relief because: I am a good person, who has never acted nor will act in a montantrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained 19b. Important: Applicants filing for restoration privileges (Rel	the pu metic	ublic ir ulously	purchasing, possessing, y and even the IOIs comm	transferring or ented on my re	selling firea ecordkeepin	rms and a g compliar	nmuni ICe.	tion.
No application for restoration under 18 U.S.C. Chapter 44 will be			<u> </u>			i		
appear in the Federal Register, an official U.S. Government pub of approval will give all essential details including the applicant IN THE EVENT THIS APPLICATION IS APPROVED:	lication	availa	ible to the general public, if	and when the				
I understand that a notice of approval will appear in the Fe	deral R	Registe	r immediately following the	issuance of the	approval, at	nd		
I hereby agree to publication of the notice of approval give	ing my	name,	address and the date of my	conviction.				
Under penalties imposed by 18 U.S.C. 924, I declare under pe	nalties	of per	rjury, that the answers in t	his application	are true, co	rrect, and	comple	ete.
20. Signature of Applicant & Revely.					21. Da	3/2/18	3	
Note: A Completed FD 258 (Fing		Ident	ification Card) Must Accor	npany This Ap	plication.			
Mail Application Form To	o:	NO Co Ro	reau of Alcohol, Tobacco, CETR - Relief of Disabilitie orporal Road, Building 375 dstone Arsenal antsville, AL 35898	s Section	Explosives			

OMB No. 1140-0002

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle)	Kelerchian, Vahan, Ste	even					
2. Birthplace (City & State) New York City,	NY 3. Date of Birth	4. Aliases			5. Socia	al Security	Number (Voluntary)
6. Present Address (No., Street					7. Tele	ohone Numi	per
8. Description							
Sex M		Weight 280		Hair Brown		Eyes Browi	า
	Race (Check one or more boxes)						
Hispanic or Latino	American Indian or Alaska Nat	ive	Black or Afi	rican American		White	
Not Hispanic or Latino	Asian		Native Hawa	iian or Other Pacific	lslander		
9. If you are not a citizen of	the United States, what is your INS	-issued alien num	ber or admis	sion number?			
10. Residences During Past Ter	Years (In columns (b) and (c) ent	er the months and	d years of re	sidence.)			
	Address (Number, Street, City, .	State and Zip Coo	ie)			From (b)	To (c)
					1	1997	Present
11. Employment Record (List	present and prior employers and s	how month and ye	ear of emplo	yment.)			
Name	and Address of Employer (a)			Position (b)		From (c)	To <i>(d)</i>
Armament Services, Inc	. 103 Camars Dr. Warminste	er PA 18974	President			2000	2013
							
12. Convictions (If pardoned)	for a conviction, write "yes" in col	umn (e) and attac	h a copy of	the pardon.)	! !		
Specific Crime (a)	Name and Loca		S	Sentence Received (c)		ion Date	Pardoned (e)
See attached court rec					<u></u>		
13. Other Arrests							
Charge <i>(a)</i>		Date and Place				D	isposition <i>(c)</i>
None			<u>.</u> .				
	1						
				<u> </u>			
					· ·		
14. Probation Officer's Name,	Address and Telephone Number	1	5. Parole Of	fficer's Name, Addre	ess and Tel	ephone Nun	nber
N/A		1	N/A				

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant for			,	•		he		
Name and Address (a)				Occupation Tel		elephone Number		
John T. Conway,					Funeral Director			
Anthony Baiamonte III,				Attorney				
Christopher J. McLoughlin,				Retired				
17. Applicant Data (All questions must be answered by a "Yes"	or "No)")		Tiomod				
	Yes	No			1.0 0.00	Yes	No	
a. Are you a fugitive from justice? b. Are you an unlawful user of or addicted to marijuana, or		X	h. Have you served on acti "yes" check Branch and				X	
any depressant, stimulant, or narcotic drug, or any other controlled substance?		X	Army Navy		Air Coast Force Guard			
c. Have you ever been convicted in any court of a felony, or	Х		Scrvice Serial Number		Date Entered Active D	Outy		
any other crime, for which the judge could have imprisoned you for more than one year, even if you received a shorter	^`		Kind of Discharge		Date of Discharge			
sentence, including probation? (If "yes," see Additional Information Request 1.)			Kind of Discharge		Date of Discharge			
d. Are you now on probation or parole?		×				Yes	No	
e. Are you under indictment or information in any court for a		 ^	i. Are you subject to a c harassing, stalking, or t				X	
felony, or any other crime, for which the judge could imprison you for more than one year? (An information is a	X		partner or child of such Information Request 5.)	partner? (If				
formal accusation of a crime by a prosecutor.) (If "yes," see Additional Information Request 2.)				ed in any court of a misdemeanor		1		
	ļ		crime of domestic viole mation Request 6.)	nce? (If "yes."	' see Additional Infor-		X	
f. Have you ever been adjudicated mentally defective (which includes having been adjudicated incompetent to manage	cated mentally detective (which		k. Have you ever renounc			 	1	
your own affairs) or have you been committed to a mental			(If "yes," see Additiona	l Information F	Request 7.)		X	
institution? (If "yes," see Additional Information Request 3.)	:		I. Are you an alien in the		(If "yes," see	1	X	
			Additional Information			—	^_	
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		X	m. Have you ever applied federal explosives licen and with whom filed.)			X		
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE	RAL FIREARMS LICENSE O	R A FEDERAL	EXPLOSIVES LICENSE	OR PE	RMIT.	
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration Date of La	test Lic	ense or	
Vahan S. Kelerchian			8-23-017-01-	5A-02276	LOA Exp. 08	/07/	2018	
The Business is (Check one)								
Individually Owned A Partnership			A Corporation	Other (Specify)			
19a. I believe I should be granted relief because:I am a good person, who has never acted nor will act in a m	anner	danne	rous to public safety and t	he granting of	the relief to me would	not be		
contrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained	the p	ublic ir	purchasing, possessing,	transferring or	selling firearms and a	mmun		
19b. Important: Applicants filing for restoration privileges (Rel	ief Ero	m Divo	hilities under Chanter 44	Title 18 II S.C. (025(c) must complete th	nic itom		
No application for restoration under 18 U.S.C. Chapter 44 will be								
appear in the Federal Register, an official U.S. Government pub of approval will give all essential details including the applicant	lication	availa	ible to the general public, if	and when the				
IN THE EVENT THIS APPLICATION IS APPROVED:								
I understand that a notice of approval will appear in the Fe	deral R	Registe	r immediately following the	issuance of the	approval, and			
I hereby agree to publication of the notice of approval giv	ing my	name,	address and the date of my	conviction.				
Under penalties imposed by 18 U.S.C. 924, I declare under pe	nalties	of per	rjury, that the answers in t	his application	are true, correct, and	compl	etc.	
20. Signal to of Applicant & Revely				-	21. Date 3/2/1	8		
Note: A Completed FD 258 (Fing	erprint	Ident	ification Card) Must Accor	npany This Ap	plication.			
Mail Application Form To	D:		reau of Alcohol, Tobacco,		Explosives			
		_	CETR - Relief of Disabilitie Prporal Road, Building 375					
			dstone Arsenal					

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Authority for Release of Information

Andharit.	£	Deleges	-C 1-	.e 42

THIS SHEET MUST ACCOMPANY ALL COPIES OF ATF FORM 3210.1, APPLICATION FOR RESTORATION OF FIREARMS PRIVILEGES

- 1. Authority. The authority to solicit information is stated in ATF Form 3210.1, Application for Restoration of Firearms Privileges. This form is in compliance with the Privacy Act of 1974.
- 2. Purpose and Use. The information you supply by signing this release of information form will be used principally to aid in the completion of a background investigation conducted by the Department of Justice, Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), pursuant to 18 U.S.C. § 925(c), in conjunction with your Application for Restoration of Firearms Privileges.
- 3. Effects of Nondisclosure. Your signature on this Authority for Release of Information form is voluntary; however, your failure to complete this form may mean that the required information cannot be obtained to complete your investigation, and may result in the termination of your application.

Name of Applicant (Include Last, First, and Middle Name as	nd all aliases us	ed)	Date of Birth
Kelerchian, Vahan, Steven			
Present Address (Number, Street, City, State, Zip Code)			Telephone Number (Include Area Code)
			Coae)
This release, when presented by a duly authorized repres and obtain copies and abstracts of records and to receive release of the following data or records to the Departmen Employment Information, Military Information/Records,	statements and it of Justice (Al	information regarding my backgrou FF):	•
If You Answered "Yes" to Item		ormation Records or ATF Form 3210.1, Complete the Foll	owing Section.
Name of Attending Physicians, Alcohol or Drug Abuse Rehabilitation Centers, or Mental Health Institutions	(Includ	Address ling City, State and Zip Code)	Area Code and Telephone Number
	-		
Signature of Applicant	Date 3/2/18	Special Agent (Signature)	Date

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA

UNITED STATES OF AMERICA

Plaintiff,

CASE NUMBER: 2:13CR66-001

USM Number: 12810-027

VS.

VAHAN KELERCHIAN

KERRY C CONNOR

P. JEFFREY SCHLESINGER

Defendant.

ndant. DEFENDANT'S ATTORNEYS

AMENDED JUDGMENT IN A CRIMINAL CASE

Date of Original Judgment Order: 2/7/2018.

Amended on 2/12/2018 to correct administrative error on page 3, under C.R. 35(a): 2-7 is

replaced by 3-7.

THE DEFENDANT was found guilty by Jury on counts 1, 2, 3, 4, 5, 6, 7, and 9 of the Indictment on October 15, 2015.

ACCORDINGLY, the court has adjudicated that the defendant is guilty of the following offenses:

Title, Section & Nature of Offense	Date Offense Ended	Number(s)
18: 371 CONSPIRACY TO PROVIDE FALSE INFORMATION TO A FEDERAL FIREARMS LICENSEE	January 2010	1
18:371 CONSPIRACY TO DEFRAUD FOOD AND DRUG ADMINISTRATION	September 2010	2
18:371 CONSPIRACY TO MAKE FALSE STATEMENTS - DEMONSTRATION LETTERS	March 28, 2010	3
18:1001 MAKING FALSE STATEMENTS TO A FEDERAL AGENCY	March 28, 2010	4-7
18:1956(h) CONSIPRACY TO LAUNDER MONETARY INSTRUMENTS AND FORFEITURE	January 2010	9

The defendant is sentenced as provided in pages 2 through 8 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. The defendant has been found not guilty on count 8.

IT IS ORDERED that the defendant must notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States Attorney of any material change in economic circumstances.

February 5, 2018

Date of Imposition of Judgment

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s/ Joseph S. Van Bokkelen
Signature of Judge
Joseph S. Van Bokkelen, United States District Judge
Name and Title of Judge
February 12, 2018

Date

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IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of **100 months**.

- * 60-month term as to each of the following counts: Count 1, Count 3, Count 4, Count 5, Count 6, and Count 7. Each 60-month term for this group of counts is to be served concurrently with the other counts in this group.
- * A 60-month term as to Count 2: 40 of those months are to be served consecutively as to Count 1 and Counts 3–7, and 20 of those months are to be served concurrently with Count 1 and Counts 3–7.
- * A 40-month sentence as to Count 9, to be served consecutively as to Count 1 and Counts 3–7, but concurrently with Count 2.

The Court makes the following recommendations to the Bureau of Prisons:

That the defendant be designated to serve his sentence at Fort Dix, NJ.

That the defendant be given credit for time served while awaiting sentencing.

The defendant is placed into the custody of the United States Marshal.

I have executed this judgment as follows:			
Defendant deliveredwith a certified copy of this judgment.	to	at	- •
	_	UNITED STATES A	MARSHAL
	By: _ DEP	UTY UNITED STATES I	MARSHAL

RETURN

USDC IN/ND case 2:13-cr-00066-JVB-JEM document 251 filed 02/12/18 page 4 of 8 Defendant: VAHAN KELERCHIAN Page 4 of 8

SUPERVISED RELEASE

After Mr. Kelerchian's incarceration is over, Mr. Kelerchian will be placed on supervised release for a period of **1 year**. His supervised release will have conditions of supervision as stated below, except that conditions 19, 20, 21 and 22 will cease to be in effect once all of Mr. Kelerchian's financial obligations as related to this case are fulfilled.

- 1. Mr. Kelerchian may not commit another federal, state, or local crime.
- 2. Mr. Kelerchian may not unlawfully use, possess, or distribute a controlled substance.
- 3. There's no evidence that Mr. Kelerchian is in danger of drug abuse. Accordingly, the mandatory drug testing condition is suspended.
- 4. Mr. Kelerchian must cooperate in the collection of his DNA sample as directed by the probation officer if the collection of such a sample is authorized pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000.
- 5. Within 72 hours of release from the custody of the Bureau of Prisons, Mr. Kelerchian must report between the hours of 8:00 a.m. and 4:30 p.m. to the probation office in the district to which he is released.
- 6. Mr. Kelerchian may not knowingly be outside the judicial district between the hours of 10:00 p.m. and 6:00 a.m. without the Court's or probation officer's permission. In any case, Mr. Kelerchian may not knowingly travel more than 50 miles outside the judicial district without the Court's or probation officer's permission. The probation office will provide Mr. Kelerchian a map describing the boundaries of the judicial district at the start of supervision. After 12 months of Mr. Kelerchian being placed on supervision, the probation office must submit a report to the Court indicating whether the travel restrictions should be lifted or modified.
- 7. Mr. Kelerchian must report to the probation officer in the manner and frequency as reasonably directed by the probation officer. However, he may be required to report in person at the probation office only between 8:00 a.m. and 4:30 p.m. on the days the probation office is open for business.
- 8. In all matters relating to his conditions of supervision, Mr. Kelerchian must truthfully answer the probation officer's questions. This condition does not prevent Mr. Kelerchian from invoking his Fifth Amendment privilege against self-incrimination.
- 9. Mr. Kelerchian must follow the instructions of the probation officer as they relate to the conditions of supervision. Mr. Kelerchian may petition the Court for relief or clarification regarding a condition he believes has become unreasonable.
- 10. Mr. Kelerchian must live at a location approved by the probation officer.
- 11. If Mr. Kelerchian plans to change where he lives or anything about his living

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arrangements (for example, the people he lives with), he must inform the probation officer at least 14 days before the change. If informing the probation officer in advance is not possible due to unexpected circumstances, Mr. Kelerchian must inform the probation officer as soon as possible, and no later than 72 hours after the change.

- 12. If Mr. Kelerchian plans to change where he works or anything about his work (for example, his position or his job responsibilities), Mr. Kelerchian must inform the probation officer at least 14 days before the change. If informing the probation officer in advance is not possible due to unexpected circumstances, Mr. Kelerchian must inform the probation officer within 72 hours after the change.
- 13. Mr. Kelerchian must notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer.
- 14. Mr. Kelerchian may not own or possess a firearm, ammunition, destructive device, or any other dangerous weapon. A dangerous weapon is an instrument that is specially designed as a weapon.
- 15. Mr. Kelerchian may not knowingly meet, communicate, or otherwise interact with a person whom he knows to be engaged, or planning to be engaged, in criminal activity.
- 16. Between the hours of 8:00 a.m. and 9:00 p.m., Mr. Kelerchian must permit a probation officer to visit him at home or any other reasonable location and must permit confiscation of any contraband observed in plain view by the probation officer. A visit between the hours of 9:00 p.m. and 8:00 a.m. may be conducted only when the probation officer has a reasonable belief that Mr. Kelerchian has violated a condition of supervision and that a visit during those hours would reveal information or contraband that would not be revealed by a visit at any other time.
- 17. If any portion of the special assessment remains unpaid when Mr. Kelerchian is released from prison, he must pay it within 12 weeks of his release, or, if financially unable to fulfill this requirement, he must arrange a payment schedule with the probation office.
- 18. If a fine is imposed, and if any portion of the fine remains unpaid when Mr. Kelerchian is released from prison, he must pay the fine in monthly installments of \$1,000 until it is paid in full.
- 19. Mr. Kelerchian may not incur new credit charges or open additional lines of credit without the approval of the probation officer.
- 20. Upon the probation officer's request, Mr. Kelerchian must provide the officer with any financial information regarding Mr. Kelerchian's ability to pay a fine, and must authorize the release of any financial information. The request must be in writing and prompted by Mr. Kelerchian's failure to comply with a payment schedule ordered for a period of 60 consecutive days, and the request must describe the specific financial information needed for determining Mr. Kelerchian's current ability to pay. The probation office will share Mr. Kelerchian's financial information with the U.S. Attorney's Office.

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- 21. Mr. Kelerchian must notify the probation officer within 72 hours of any material change in his economic circumstances that might affect his ability to pay any Court-ordered financial obligation.
- 22. Mr. Kelerchian may not transfer, give away, sell, or otherwise convey any asset \$500 without the approval of the probation officer.

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CRIMINAL MONETARY PENALTIES

The defendant shall pay the following total criminal monetary penalties in accordance with the schedule of payments set forth in this judgment.

Total Assessment	<u>Total Fine</u>	Total Restitution
\$800	\$100,000	NONE

The defendant shall make the special assessment payment payable to Clerk, U.S. District Court, 5400 Federal Plaza, Suite 2300, Hammond, IN 46320. The special assessment payment shall be due immediately.

FINE

A fine in the amount of \$100,000 is imposed.

RESTITUTION

No restitution imposed.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

FORFEITURE

The defendant shall forfeit \$28,200.00 in United States Currency.

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Name: <u>VAHAN KELERCHIAN</u> Docket No.:<u>2:13CR66-001</u>

ACKNOWLEDGMENT OF SUPERVISION CONDITIONS

Upon a finding of a violation of probation or supervised release, I understand that the Court may (1) revoke supervision, (2) extend the term of supervision, and/or (3) modify the conditions of supervision.

I have reviewed the Judgment and Commitment Order in my case and the supervision conditions therein. These conditions have been read to me. I fully understand the conditions and have been provided a copy of them.

(Signed)	
Defendant	Date
U.S. Probation Officer/Designated Witness	Date

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UNITED STATES DISTRICT COURT

NORTHER	N DISTR	ICT OF INDIANA DIVISION	₹′.	•	•	: ?	:	••	2: 03
UNITED STATES OF AMERICA)	CAUSE NO:	rt.	•••		••	•	••••	U.T.OT
v. VAHAN KELERCHIAN)	18 U.S.C. § 2 18 U.S.C. § 371 18 U.S.C. § 666(a)(2) 18 U.S.C. § 924(a)(1)(18 U.S.C. § 924(d) 18 U.S.C. § 1001 18 U.S.C. § 1956(h)	2 (A)	•	1	3	С	R	66

INDICTMENT

THE GRAND JURY CHARGES:

COUNT 1 (Conspiring to Provide False Information to a Federal Firearms Licensee)

At all times material to this indictment:

BACKGROUND

- VAHAN KELERCHAIN (KELERCHIAN) was the principal owner and operator
 Armament Services International Inc., (ASI). ASI is engaged in the sale of firearms and related items primarily through internet sales.
- 2. ASI principal place of business is located in Warminster, Pennsylvania.
- KELERCHIAN holds a Class 3 Federal Firearms License (FFL) allowing him to deal in fully automatic weapons. KELERCHIAN also holds licenses to manufacture firearms and sell destructive devices, (i.e. grenade launchers)
- 4. The Lake County Sheriff's Department was a law enforcement agency operating in Lake County, Indiana.

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- 5. JOSEPH R. KUMSTAR was employed for approximately 17 years as a sworn law enforcement officer with the Lake County Sheriff's Department, and served as the Deputy Chief for the Lake County Sheriff's Department.
- 6. RONALD D. SLUSSER was employed for approximately ten (10) years as a sworn law enforcement officer with the Lake County Sheriff's Department, was a member of the Lake County Sheriff's Department Special Weapons and Tactics (SWAT) unit and a firearms instructor.
- 7. E & R Law Enforcement Sales was a Federal Firearms Licensee (FFL) based in Crown Point, Indiana, owned and operated in part by RONALD D. SLUSSER. RONALD D. SLUSSER previously held a Federal Firearms License while operating individually as "Ron's Gun Sales."
- 8. R & D Law Enforcement Sales was another Federal Firearms Licensee (FFL), based in Merrillville, Indiana, and owned and operated in part by RONALD D. SLUSSER.
- 9. PF Custom Guns was a Federal Firearms Licensee (FFL).
- 10. Heckler and Koch (hereinafter H&K) was a well know German based firearms manufacturer producing a wide assortment of handguns, rifles, machineguns, and submachineguns for both military and civilian use. H&K had numerous subsidiaries operating within the United States in Virginia, New Hampshire, and Georgia. H&K had served as a United States government contractor for the both the United States Military and United States civilian law enforcement agencies. H&K was a Federal Firearms Licensee (FFL).

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<u>.</u>

- 10. Insight Technology Inc., (hereinafter Insight) located in Londonderry, New Hampshire, was a manufacturer of highly sophisticated laser aiming and illumination devices, night vision devices, laser range finding systems, computerized fire control systems, thermal imaging systems, and sensor fusion systems. Insight's products were, and are still are, used by the United States military, Federal law enforcement agencies, and allied nations. In addition, Insight Technology Inc. developed and maintained a line of tactical illuminators (laser aiming devices) restricted for use only by the military and Law Enforcement agencies, as well as products for sale to the general public.
- 11. Federal law restricted to law enforcement agencies or the military the sale and ownership of fully automatic machineguns manufactured after 1986. No individual law enforcement officer could purchase a post-1986 fully automatic machinegun. Possession of post-1986 fully automatic machineguns by a law enforcement officer could only be authorized by the officer's law enforcement agency and only for the law enforcement duties of that officer.

OBJECT OF THE CONSPIRACY

12. Between on or about November 2008, and continuing through on or about January of 2010, in the Northern District of Indiana and elsewhere:

VAHAN KELERCHIAN

defendant herein, together with Joseph Kumstar, and Ronald Slusser, did knowingly combine, conspire, confederate, and agree with each other, and with others known and unknown to the grand jury, to commit an offense against the United States, that is, to knowingly make false statements and representations with respect to information under Chapter 44, of Title 18 of the United States Code, required to be kept in the records of

USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 4 of 26 individuals licensed under Chapter 44, relating to the acquisition of firearms, in violation of Title 18 United States Code, Section 924(a)(1)(A).

HOW THE CONSPIRACY OPERATED

- 13. It was part of the conspiracy that JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used their position as sworn law enforcement officers, and VAHAN KELERCHAIN used his position as a Class 3 firearms dealer to acquire approximately 71 (Seventy-One) fully automatic H&K machineguns in the name of the Lake County Sheriff's Department knowing that the Lake County Sheriff's Department was not the true owner of these machineguns.
- 14. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHAIN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew these H&K machineguns were manufactured after 1986, and therefore could only be acquired by law enforcement agencies and not individual law enforcement officers.
- 15. It was further part of the conspiracy that when acquiring the H&K machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false entries listing the Lake County Sheriff's Department as the owner of these machineguns, to be made by individuals and companies required to keep such records under Chapter 44, of Title 18 of the United States Code.
- 16. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, used Lake County Sheriff's Department letterhead to create letters which falsely represented that the

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 - H&K machineguns were being purchased by and were going to be used by, the Lake County Sheriff's Department in carrying out its law enforcement responsibilities.
 - 17. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used the Lake County Sheriff's Department letterhead to create documents which falsely represented the H&K machineguns were to be used by the Lake County Sheriff's Department.
 - 18. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER created false and fictitious Lake County Sheriff's Department purchase orders to convince the suppliers of the H&K machineguns that the Lake County Sheriff's Department was the true purchaser of the H&K machineguns even though the defendants themselves provided the funds for the purchase of these H&K machineguns.
 - 19. It was further part of the conspiracy that VAHAN KELERCHIAN, JOSEPH R.
 KUMSTAR, and RONALD D. SLUSSER acquired these H&K machineguns for a cost of between approximately \$1200 and \$1600 each.
 - 20. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER had all of the H&K machineguns shipped to the Lake County Sheriff's Department.
 - 21. It was further part of the conspiracy that after acquiring these machineguns, all of the H&K machineguns were removed from the Lake County Sheriff's Department to the personal residence of RONALD D. SLUSSER.
 - 22. It was further part of the conspiracy that after the H&K machineguns were at the personal residence of RONALD D. SLUSSER, he would remove the upper receivers (the barrel)

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and any other additional parts that could be removed from the lower receiver (the firing mechanism of the H&K machinegun).

- 23. It was further part of the conspiracy that after removing the upper receivers and any other additional parts that could be removed from the lower receiver, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would sell on the internet to any willing purchaser, all of these upper receivers and additional parts. The sale of these upper receivers and parts would range from approximately \$2,500 to \$3800 each.
- 24. It was further part of the conspiracy that after removing the upper receivers, RONALD D. SLUSSER would return some of the upper receivers to VAHAN KELERCHIAN.
- 25. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D.

 SLUSSER have proper authority from the Lake County Sheriff's Department to engage in any of the above mentioned purchases or sales of the H&K machineguns or their parts.
- 26. At no time were any of the H&K machineguns obtained by VAHAN KELERCHIAN,

 JOSEPH R. KUMSTAR, and RONALD D. SLUSSER listed in the property inventory of
 the Lake County Sheriff's Department.
- 27. In furtherance of the conspiracy and to effect its objects:

VAHAN KELERCHIAN,

Defendant herein, together with JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, and others known and unknown to the grand jury performed the following:

OVERT ACTS

First Machinegun Purchase

 a. On or about December 22, 2008, JOSEPH R. KUMSTAR issued a "Letter of Intent" on Lake County Sheriff's Department letterhead to H&K for (50) USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 7 of 26

- additional H&K model 416 fully automatic machineguns. This letter of intent stated these machineguns were for the "exclusive law enforcement use of the Lake County Sheriff's Department" and that the "point of contact for all inquiries in this matter will be Warrant Officer Ron Slusser." The letter then listed RONALD D. SLUSSER'S home phone number. This letter was signed "Joseph Kumstar, Chief of Police."
- b. VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLSSER used their personal funds to obtain these machineguns and did not have proper authorization of the Lake County Sheriff's Department to purchase these machineguns. These (50) machineguns were purchased for approximately \$1650 each.
- c. For this purchase, VAHAN KELERCHIAN provided payment to a third party gun dealer in the amount of approximately \$83,026.
- d. Shortly after obtaining these (50) H&K fully automatic machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these (50) H&K fully automatic machineguns. Some of these upper barrels were sold on the internet to any willing buyer with VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER retaining the proceeds from this sale. Some of the upper barrels were returned to KELERCHIAN.
- e. In or about May of 2011, during the execution of an organized crime search warrant by Montreal, Canada, gun and gang law enforcement officials, recovered four upper barrels from this (50) H&K fully automatic machinegun purchase by VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER.

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The serial numbers on these upper receivers (barrels) listed the Lake County Sheriff's Department as the registered owner.

Second Machinegun Purchase

- f. In or about February of 2009, JOSEPH R. KUMSTAR issued another "Letter of Intent" on Lake County Sheriff's Department letterhead to H&K for (9) H&K model MP5KN fully automatic machineguns. This letter of intent stated these machineguns were for the exclusive use of the Lake County Police Department.
- g. In or about February of 2009, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD D. SLUSSER did cause a false and fictitious Lake County

 Sheriff's Department purchase order to be mailed or faxed, which represented the Lake County Sheriff's Department to be the purchaser of these machineguns even though it was not the true purchaser as required by law.
- h. For this purchase, VAHAN KELERCHIAN provided payment to H&K, the gun manufacturer /distributer in the amount of approximately \$11,664.
- i. Shortly after obtaining these (9) H&K fully automatic machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these fully automatic machineguns. These upper barrels were sold to Person A in Utah. Person A paid Slusser \$18,900 for these H&K parts. Slusser then paid \$9450 to Kumstar and \$9450 to Kelerchian. These payments to Kelerchian and Kumstar were paid because Kelerchain and Kumstar had fronted money for this purchase.

Third Machinegun Purchase

j. In or about October 2009, JOSEPH R. KUMSTAR issued another "Letter of Intent" on Lake County Sheriff's Department letterhead for (12) H&K model USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 9 of 26

- 53A3 fully automatic sub-machineguns. This letter of intent stated these sub-machineguns would be the property of the Lake County Sheriff's Department and would not be resold or transferred, and would be used to carry out the official duties of the Lake County Sheriff's Department.
- k. In or about October of 2009, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD D. SLUSSER did cause another false and fictitious Lake County Sheriff's Department purchase order to be mailed or faxed, which represented the Lake County Sheriff's Department to be the purchaser of these sub-machineguns even though it was not the true purchaser as required by law.
- I. Shortly after obtaining these (12) H&K fully automatic sub-machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these fully automatic machineguns. These upper barrels were sold to Person A in Utah. Person A paid Slusser \$31,200 for these H&K parts. Slusser then paid Kelerchian \$28,200. This payment to Kelerchain was made because Kelerchian had fronted the money for this purchase.
- m. For this purchase, VAHAN KELERCHIAN provided payment to the H&K, the gun manufacturer/distributer, in the amount of approximately \$16,800.
- n. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER have the proper permission of the Lake County Sheriff's Department to engage in any of the above three purchases or subsequent sales of these H&K sub-machineguns.
- 28. In the purchasing each of these (71) machineguns and sub-machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knowingly caused

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false entries to be made in the books and records of the companies supplying these firearms, in that these records reflected the Lake County Sheriff's Department as the registered owner of these (71) firearms when in fact, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew that to be false.

All in violation of Title 18, United States Code 371 and 924(a)(1)(A).

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THE GRAND JURY FURTHER CHARGES:

COUNT 2

(Conspiring to Defraud the Food and Drug Administration)

1. The Grand Jury realleges and reincorporates by reference paragraphs 1-11, of Count 1 as though fully set forth herein;

OBJECT OF THE CONSPIRACY

Between on or about December 2008, and continuing through on or about September
 2010, in the Northern District of Indiana and elsewhere:

VAHAN KELERCHIAN,

defendants herein, did knowingly combine, conspire, confederate, and agree with JOSEPH KUMSTAR, RONALD D. SLUSSER, and with others known and unknown to the grand jury, to defraud the Food and Drug Administration (FDA), an agency of the United States, by interfering with and obstructing the lawful government functions of the FDA to:

- a. Limit the sale of various restricted laser aiming sight devices to the military and law enforcement agencies only;
- b. Correctly identify first line purchasers of various laser aiming sight devices which were restricted to military or law enforcement agency purchasers only.

All in violation of Title 18 United States Code, Section 371.

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HOW THE CONSPIRACY OPERATED

- 3. It was part of the conspiracy that JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used their position as sworn law enforcement officers, along with VAHAN KELERCHIAN, to acquire approximately 74 (Seventy-Four) restricted laser aiming sight devices by fraudulently using the name of the Lake County Sheriff's Department and The Lowell, Indiana, Police Department, knowing that the Lake County Sheriff's Department and the Lowell Police Department were not the true owners of these restricted laser aiming devices.
- 4. It was further part of the conspiracy that when acquiring these restricted laser aiming sights, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew they could only be acquired by law enforcement agencies and not individual law enforcement officers.
- 5. It was further part of the conspiracy that when acquiring these (74) restricted laser aiming sight devices, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false information to be recorded in the books and records of the Insight Technology, Inc., regarding who was the true first purchaser of these laser aiming sight devices. Furthermore, by causing false information to be recorded in the books records of the Insight Technology, Inc., VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER interfered with and obstructed the lawful government functions of the FDA to (a) limit the sale of various restricted laser aiming sight devices to only the military and law enforcement agencies and (b) correctly identify first line purchasers of these (74) various laser aiming sight devices, the sale of which was restricted to military or law enforcement agency purchases only.

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- 6. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused

 to be submitted to Insight Technology, Inc., a false and fictitious Lake County Sheriff's

 Department purchase order for the purpose of inducing Insight Technology, Inc., to

 believe that these restricted laser sights were being purchased by the Lake County

 Sheriff's Department, when in fact the defendants were acquiring these restricted laser

 sights with their own personal funds and for their personal use and resale.
- 7. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused

 to be submitted to Insight Technology, Inc., a false and fictitious Lowell Police

 Department documents for the purpose of inducing Insight Technology, Inc., to believe

 that these restricted laser sights were being purchased by the Lowell Police Department,

 when in fact the defendants were acquiring these restricted laser sights with their own

 personal funds and for their personal use and resale.
- 8. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would

 submit to Insight Technology, Inc., a "IR Product Disclosure Agreement" signed by

 JOSPEH R. KUMSTAR which falsely represented that the restricted laser sights being

 purchased would "not be sold or transferred to individual law enforcement or civilian

 personnel."
- It was further part of the conspiracy that when acquiring these restricted laser sights
 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would
 submit to Insight Technology, Inc., a "IR Product Disclosure Agreement" which purported

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to be signed by the proper authorities at the Lowell Police Department but in fact, falsely represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."

- 10. It was further part of the conspiracy that when acquiring these restricted laser sights VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false and fictitious Lake County Sheriff's Department purchase orders to be created which falsely represented that the restricted laser sights were being purchased by the Lake County Sheriff's Department.
- 11. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would

 cause these restricted laser sights to be delivered to the Lake County Sheriff's Department

 or the Lowell Police Department rather than to their personal residences.
- 12. It was further part of the conspiracy that after acquiring these restricted laser sights, all of them were removed from the Lake County Sheriff's Department and the Lowell Police

 Department to the personal residence of either KUMSTAR or SLUSSER.
- 13. It was further part of the conspiracy that after these restricted laser sights were at the either KUMSTAR or SLUSSER's residence, RONALD D. SLUSSER would sell some these restricted laser sights on the internet to any willing purchaser. The sale of these restricted laser sights ranged from approximately \$2,800 to \$3000 each. Some of the restricted lasers aiming sights were retained by each of the defendants.
- 14. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER have proper authority from the Lake County Sheriff's Department or the

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- Lowell Police Department to engage in any of the above mentioned purchases or sales of the restricted laser sights.
- 15. At no time were any of the restricted laser sights obtained by VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER listed in the property inventory of the Lake County Sheriff's Department or the Lowell Police Department.
- 16. In furtherance of the conspiracy and to effect its objects:

VAHAN KELERCHIAN,

Defendant herein, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, and other conspirators, known and unknown to the grand jury performed the following:

OVERT ACTS

First Laser Sight Purchase

- a. In or about December 6, 2008, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER ordered from Insight Technology Inc., approximately 25 various restricted laser sights having a value of approximately \$27,000.
- b. On or about December 6, 2008, JOSEPH R. KUMSTAR, submitted to Insight Technology, Inc., a "IR Product Disclosure Agreement" signed by JOSPEH R. KUMSTAR which represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
- c. In or about December of 2008, JOSEPH R. KUMSTAR signed a false and fictitious Lake County Sheriff's Department purchase order inducing Insight Technology, Inc., to believe that the Lake County Sheriff's Department was the

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- true purchaser of these restricted laser sights even though the defendants themselves provided the funds for the purchase of these restricted laser sights.
- d. In or about January of 2009, Insight Technology, Inc. shipped these restricted laser sights to the Lake County Sheriff's Department.
- e. For this purchase, VAHAN KELERCHIAN provided payment to Insight
 Technologies Inc., in excess of \$17,000.
- f. After obtaining these restricted laser sights, RONALD D. SLUSSER sent back to VAHAN KELERCHIAN approximately 12 of these restricted laser sights.
- g. After obtaining these restricted laser sights, VAHAN KELERCHIAN, JOSEPH
 R. KUMSTAR, and RONALD D. SLUSSER sold via the internet some these restricted laser sights to any and all willing purchasers, including Keith Mitts.
- h. On or about August 21, 2009, the Department of Defense Criminal Investigative Service (DCIS) engaged in a successful undercover purchase of a restricted laser sight being offered for sale on E-Bay by a Keith Mitts. DCIS undercover agents paid \$4,200 for a restricted laser aiming sight which was traced back to the December 6, 2008, laser sight order from Insight Technology, Inc., which was sent to the Lake County Sheriff's Department. Subsequent to this undercover purchase, two additional restricted laser sights of the same model and type that were part of the December 6, 2008, laser sight order from Insight Technology, Inc., which was sent to the Lake County Sheriff's Department, were recovered from Mitt's Mississippi residence during Mitt's shooting and standoff with local police officers.

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- i. In or about December 2009, the defendants ordered from Insight Technology Inc.,
 - j. On or about December 2009, RONALD R. SLUSSER submitted to Insight Technology Inc., an "IR Product Disclosure Agreement" which represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."

approximately 12 restricted laser sights having a value of approximately \$15,000.

- k. In or about January of 2010, Insight Technology, Inc. shipped these restricted laser sights and RONALD D. SLUSSER obtained these restricted laser sights.
- For this purchase, VAHAN KELERCHIAN provided several payments to Insight
 Technologies Inc., totaling more than \$15,000.
- m. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet these restricted laser sights to any willing purchaser.

Third Laser Sight Purchase

Second Laser Sight Purchase

- n. In or about February 2010, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER ordered from Insight Technology Inc., approximately 22 various restricted laser sights having value of approximately \$30,000.
- o. On or about February 23, 2010, JOSEPH R. KUMSTAR submitted to Insight Technology Inc., an "IR Product Disclosure Agreement" signed by JOSPEH R. KUMSTAR which represented that the restricted laser sights being purchased

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- would "not be sold or transferred to individual law enforcement or civilian personnel."
- p. In or about February 2010, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD SLUSSER created a false and fictitious Lake County Sheriff's Department purchase order inducing Insight Technology, Inc., to believe that the Lake County Sheriff's Department was the true purchaser of these restricted laser sights even though the defendants themselves provided the funds for the purchase of these the restricted laser sights.
- q. In or about March 2010, Insight Technology, Inc. shipped these restricted laser sights to the Lake County Sheriff's Department.
- r. For this purchase, VAHAN KELERCHIAN provided several payments to Insight

 Technologies Inc., totaling more than \$25,000.
- s. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet some of these restricted laser sights to any willing purchaser.
- t. Approximately 20 of these restricted laser sights were returned to VAHAN KELERCHIAN by RONALD D. SLUSSER.

Fourth Laser Sight Purchase

- u. In or about July 2010, RONALD D. SLUSSER ordered from Insight Technology,
 Inc., approximately 15 restricted laser sights from Insight Technology Inc., having
 a value of approximately \$18,000.
- v. On or about July 6, 2010, RONALD R. SLUSSER submitted to Insight

 Technology, Inc., an "IR Product Disclosure Agreement" which represented that

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 - the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
 - w. In or about August 2010, Insight Technology, Inc. shipped these restricted laser sights and RONALD D. SLUSSER subsequently retrieved them.
 - x. For this purchase, VAHAN KELERCHIAN provided payment to Insight
 Technologies Inc., in excess of \$16,000.
 - y. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet these restricted laser sights to any willing purchaser and sent two of the sights back to VAHAN KELERCHIAN.
 - z. On August of 2010, a Special Agent of the FDA engaged in an undercover purchase of a restricted laser sight from RONDAL D. SLUSSER. This restricted laser sight was purchased by RONALD D. SLUSSER from Insight Technology, Inc., for approximately \$1250.00 and sold to the FDA undercover agent for approximately \$2900.00. An examination of the serial number for this sight revealed that it was part of the July 2010 order of 15 restricted laser sights that had been ordered by RONALD D. SLUSSER and paid for by VAHAN KELERCHIAN.

All in violation of Title 18 United States Code, Section 371.

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THE GRAND JURY FURTHER CHARGES:

COUNT 3

(Conspiracy to Make False Statements - Demonstration Letters)

From on or about October 2007, and continuing to in or about March 28, 2010, both dates being approximate and inclusive, in the Northern District of Indiana and elsewhere,

VAHAN KELERCHIAN

defendant herein, and Joseph Kumstar, knowingly combined, conspired, confederated and agreed together and with each other, and with other persons known and unknown to the Grand Jury, to commit the following offenses against the United States: to willfully and knowingly make and cause to be made, and use and cause to be used, in a matter within the jurisdiction of a department or agency of the United States, to wit: the Bureau of Alcohol, Tobacco, Firearms, and Explosives, false writings and documents to wit: approximately (7) letters on Lake County Sheriff's Department letterhead requesting firearm demonstrations of machine guns (demonstration letters) from VAHAN KELERCHIAN, knowing the same to contain a materially false, fictitious, and fraudulent statement because VAHAN KELERCHIAN very well knew that in fact no demonstration was going to occur.

In furtherance of this scheme, false demonstration letters were sent from Lake County Indiana, VAHAN KELERCHIAN and to the National Firearms Branch of the Bureau of Alcohol, Tobacco, and Firearms located in Martinsburg, WV., on the following approximate days: October 4, 2007, February 13, 2009, February 16, 2009, June 29, 2009, March 28, 2010.

All in violation of Title 18, United States Code Section 1001, and 371.

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THE GRAND JURY FURTHER CHARGES:

COUNTS 4-7

(False Statements - Demonstration Letters)

On or about the following dates in the Northern District of Indiana and elsewhere,

VAHAN KELERCHIAN

defendant herein, and Joseph Kumstar did willfully and knowingly make and cause to be made, and use and cause to be used, in a matter within the jurisdiction of a department or agency of the United States, to wit: the Bureau of Alcohol, Tobacco, Firearms, and Explosives, false writings and documents to wit: approximately (4) letters on Lake County Sheriff's Department letterhead requesting firearm demonstrations of various machine guns (demonstration letters) from VAHAN KELERCHIAN, knowing the same to contain a materially false, fictitious, and fraudulent statement because VAHAN KELERCHIAN very well knew that in fact no demonstration was going to occur, said letters being mailed from Lake County Indiana, to VAHAN KELERCHIAN in Pennsylvania and the the National Firearms Branch of the Bureau of Alcohol, Tobacco, and Firearms located in Martinsburg, WV., on the following approximate days:

COUNT	<u>DATE</u>			
4	February 13, 2009			
5	February 16, 2009			
6	June 29, 2009			
7	March 28, 2010			

All in violation of Title 18, United States Code, Section 1001 and 2.

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THE GRAND JURY FURTHER CHARGES:

COUNT 8

(Bribery)

- At all times material to this indictment, the Lake County Sheriff's Department was an agency
 of a local government entity to wit: Lake County, Indiana, that received federal assistance in
 excess of \$10,000 during the one-year period beginning January 2, 2008 and ending
 December 31, 2008.
- Joseph Kumstar was an agent of Lake County Sheriff's Department acting as its Deputy
 Chief, in charge of operations, whose duties included overseeing and managing the Lake
 County Sheriff's Department.
- 3. On or about July 31, 2008, in the District of Indiana, and elsewhere,

VAHAN KELERCHIAN

defendant herein, did corruptly give, offer, and agree to give a thing of value to wit: a

Remington .12 Gauge short-barrel shotgun, to Joseph Kumstar, intending to influence and
reward Joseph Kumstar in connection with a transaction and series of transactions of the

Lake County Sheriff's Department involving \$5,000 or more.

All in violation of Title 18, United States Code, Section 666(a)(2) and 2.

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THE GRAND JURY FURTHER CHARGES:

COUNT 9

(Conspiracy to Launder Monetary Instruments: 1956 and 1957)

Beginning in or about February 2009 and continuing through in or about January 2010, both dates being approximate and inclusive, in the District of Indiana and elsewhere,

VAHAN KELECHIAN

Defendant herein, Joseph Kumstar, and Ronald Slusser, willfully and knowingly conspired and agreed together and with each other, and with others known and unknown to the Grand Jury, to commit certain offenses:

- 1) Under Title 18, United States Code § 1956, to conduct and attempt to conduct financial transactions affecting interstate commerce, which transactions involved proceeds of specified unlawful activity, that is mail and wire fraud, in violation of title 18 United States Code § 1341 and 1343: (1) with the intent to promote the carrying on of such specified unlawful activity and (2) knowing that the transaction was designed in whole or in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of said specified unlawful activity, and while conducting or attempting to conduct such financial transactions knew that the property involved in the financial transaction represented the proceeds of some form of unlawful activity, and
- 2) Under Title 18, United States Code § 1957, to conduct and attempt to conduct monetary transactions affecting interstate commerce, in criminally derived property of a value greater than

USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 24 of 26 \$10,000, such property having been derived from a specified unlawful activity, that is, mail and wire fraud, in violation of Title 18 United States Code § 1341 and 1343.

All in violation of Title 18 United States Code 1956(h), 1956(a)(1)(B)(i), 1957, and 2.

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FIRST FORFEITURE ALLEGATION

- 1. The allegations of Count One of the Indictment are realleged and by this reference fully incorporated herein for the purpose of alleging forfeitures to the United States of America pursuant to the provisions of Title 18 United States Code, Section 924(d), and Title 28 United States Code, Section 2461(c).
- 2. Upon conviction of Count One of the Indictment, Vahan Kelerchian, defendant herein, shall forfeit to the United States of America pursuant to Title 18, United States Code, Section 924(d), and Title 28, United States Code, Section 2461(c), any and all firearms involved in the commission of such offenses:

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SECOND FORFEITURE ALLEGATION

- 1. The allegations contained in Count 9 of this Indictment are hereby re-alleged and incorporated by reference for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Sections 982(a)(1).
- 2. Pursuant to Title 18, United States Code, Section 982(a)(1), upon conviction of an offense in violation of Title 18, United States Code, Sections 1956 and 1957, the defendant, VAHAN KELERCHIAN, shall forfeit to the United States of America any property, real or personal, involved in such offense, and any property traceable to such property.
- 3. If any of the property described above, as a result of any act or omission of the defendant:
- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty,

the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1) and Title 28, United States Code, Section 2461(c).

A TRUE BILL:

S/Foreperson FOREPERSON

DAVID CAPP UNITED STATES ATTORNEY

By: S/Philip C. Benson
Philip C. Benson
Assistant United States Attorney

Anthony Baiamonte III

February 28, 2018

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

RE: Character Reference for Vahan Steven Kelerchian

Application for Restoration of Firearms Privileges License or Permit number 8-23-017-01-5A-02276

Dear Sir/Madam:

I submit this Character Reference in support of, and granting relief to, Vahan Steven Kelerchian's Application for Restoration of Firearms Privileges.

I have personally known Mr. Kelerchian for more than ten (10) years as a personal friend. He is of high moral character and has proven to be a trustworthy and honorable man. I am proud to call Mr. Kelerchian my friend.

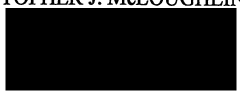
If you need any additional information, or have any questions of me in my support of Mr. Kelerchian, please contact me directly.

Thank you for your considerations. I remain,

Sincerely

By: /s/ Anthony Baiamonte III

CHRISTOPHER J. McLOUGHLIN, PC



27 February 2018

Joshua Prince, Esq. Prince Law Offices, P.C. 646 Lenape Rd Bechtelsville, PA 19505

RE: Vahan Kelerchian

Mr. Prince:

This letter is addressed to you in support of Vahan Kelerchian's request to BATF regarding his application for Federal Firearms relief, and I authorize you to make it available to anyone appropriate to this use. As a retired security consultant, I was self-employed in the varied aspects of that field for more than a quarter of a century, and I supported myself without incident or reprimand of any sort for my professional career.

My association and friendship with Mr. Kelerchian goes back a decade, probably more. During these years his expertise with acquisition and disposition of firearms has been invaluable to me and to my own friends and clients. He has with authority given advice on investment grade firearms and guided us through a maze of rules and regulations in order to insure that no paperwork was returned for further attention due to an omission or misstatement of description or condition. Perhaps presenting an aggravation to buyers or sellers, I've known him to strictly avoid any transaction that might bend rules effecting administrative procedure or record keeping. His advice has been given and taken in matters ranging from simple transfers to elaborate evaluations of inventory distributions in the dissolutions of estate assets.

Over time I have come to know Mr. Kelerchian on a personal level as well as a professional one. Apart from knowing firearms and the business of them, he is comfortable with the history of U.S. military hardware, and not only that, he knows more about the colonial geography of his part of the country than I do about the Confederate history of mine. He's shared this knowledge with his wife and their two daughters on weekend outings and summer vacations away

Mr. Prince 27 February Page 02.

from his business. I know so because he's told me about them — in detail. He is a family man and takes pride in talking to me about his eldest daughter's passing her bar exam and her first date, just as he does about his youngest daughter's birthday party stories and the things that hold her interests. And when the time is right he and Maura take time together for a quick trip to New York, and I hear about that too. Vahan and I have become more than just business friends.

The business is operated meticulously and with an enviable sense of responsibility and attention to detail. Recently the business records underwent an intense scrutiny audit, and I understand that the books passed with praise and not the usual criticisms of form, content, or carelessness.

His business is the support of himself, his wife and their two daughters. I know of nothing that he might have knowingly done to put that in jeopardy and while he does not now operate the business himself, there should be no impediment to letting the business continue to function for their livelihood and well-being by granting him Federal Firearms relief.

Sincerely,

CHRISTOPHERY. McLOUGHLIN, PC

Chris McLoughlin

(...\CJMcL LTR 2018\VK:ASI 27-02-18\CJMcL.PC)



February 25, 2018

RE: Vahan S. Kelerchian, Applicant

To Whom This May Concern,

My name is John T. Conway. I am a New York State Licensed Funeral Director. I am a United States Coast Guard Licensed Captain. I am 68 years old and am a college graduate. I have known Vahan Kelerchian since 1975, both on a personal level as well as on a professional level. I feel that I am a good judge of one's character and I can speak of Mr. Kelerchian in an honest and objective manner.

For many years my wife's family and his wife's family lived across the street from each other and both families were very close to each other. Coincidentally, when my wife and I bought our first house, it was two houses away from Mr. Kelerchian's family home. We could not have had better neighbors than the Kelerchians. Vahan and I saw each other almost on a daily basis. I know him well. I know him to be a straight and honest man, one who could be depended upon as a neighbor. He looked out for his family as well as his neighbors. He was definitely an asset to the neighborhood.

I know him to be a very good businessman and an even better family man. There is nothing more important to him than his family. I know him to be honest, perhaps to a fault. He is dependable and his word is as good as gold.

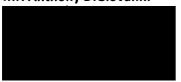
It is my sincere hope that his application be given a fair and objective review.

Thank you for your time and consideration.

John T. Conway

Mr. Anthony DiGiovanni

February 23, 2018



U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Re: Kelerchian, Vahan, Steven

To Whom It May Concern:

I am writing this letter on behalf of my dear friend, Vahan Steven Kelerchian. I am a small business owner in Jackson Heights, NY. My family has owned and operated a delicatessen for more than 58 years. It's the quintessential neighborhood deli that everyone who went to school nearby patronized year after year, and many of our friends still live in the community. I grew up in the neighborhood, along with Vahan and his wife Maura, and we have been friends for more than 46 years. This is the place where we forged many of our lifelong friendships. During the many years that I have known Vahan, I can attest to the fact that he has always conducted himself with both honor and integrity, and he has always been very well respected in the community.

Vahan formerly operated a car repair shop not too far away from my business, and everyone with whom he came into contact had nothing but praise for him. He has always been kind, courteous, and willing to help anyone in need. Whether it was family members, friends, customers, or even strangers that were in need of assistance, he always offered help and never turned his back on anyone, no matter the circumstance. I can personally attest to this because I have witnessed his kindness on many occasions over the years. It is because of these attributes that Vahan was very successful in the auto repair business for many years. He ultimately moved to Pennsylvania in order to follow his lifelong passion of becoming a Federal Firearms dealer. There, along with Maura, he built another successful business with an impeccable record. For as long as I have known Vahan, he has always been driven to be the best at whatever pursuit he follows. Vahan is a man who values honesty, morality, and strong principles, and he has been a man of the utmost character in all the years that we have been friends. He is also a man who knows the importance of family, whereby he and Maura have raised two beautiful daughters and instilled within them the same core values. I have always held Vahan in the highest regard; I never had a brother, but he is as close to one that I could have ever found. We will always be friends and nothing can or will ever change that fact.

I am thankful for the opportunity to provide a testament on behalf of Vahan Kelerchian. I hope that my words have served to paint a clear picture of the man and friend that I have had the privilege to know and admire for almost the entirety of my life.

Sincerely,

Anthony DiGiovanni

Juliony & Giovanni

APPLICANT Case 2:20-cv-00253-W	B Document 1-1	iled	01/1	3/20 AC	Page	55 of	⁸ 127	LEAVE	BLANK	
FD-258 (REV.3-1-10) 1110-0046	KELERCHIAN, VAHAN S	TEVE	N							
SIGNATURE OF PERSON FINGERPRINTED	ALIASES AKA	· W	VATF(1800 TL TRA	CTR					
RESIDENCE OF PERSON FINGERPRINTED	_			SBURG				DATE OF E	Day Yea	
275 WORTHINGTON MILL RD	CITIZENSHIP CTZ	SEX	RACE	HGT.	WGT.	EYES	HAIR	PL		
PA SIGNATURE OF OFFICIAL TAKING FINGERPRINTS	YOU'SNO_ UNITED STATES	ОМ	W	600	290	BRO EAVE BLAI	BAL	NY	- NEW Y	ORK
employerozoges asharp-alex, sharp	FBI NO. FBI									
FEDERAL FIREARMS LICENSING CENTER 244 NEEDY RD	ARMED FORCES NO. MNU	CI	LASS							
REAMARTINSBUEG WV 25405	SOCIAL SECURITY NO. SOC		REF.							
OTHER										
1										
<u>6.</u>										

Case 2:20-cv-00252-WBL Document11- Filed 01/13/20 T Rage 56 of 127

UNITED STATES DEPARTMENT OF JUSTICE

CJIS DIVISION/CLARKSBURG, WV 26306

1.1.00P

APPLICANT

THIS CARD FOR USE BY:

1 LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLICANTS FOR LAW ENFORCEMENT POSITIONS *

2. OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PURPOSES OF EMPLOYMENT, LICENSING, AND

PERMITS AS AUTHORIZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY GENERAL OF THE

UNITED STATES. LOCAL AND COUNTY ORDINANCES, UNLESS SPECIFICALLY BASED ON APPLICABLE STATE STATUTES DO NOT SATISFY THIS REQUIREMENT.

U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED BY FEDERAL LAW.**

4. OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANKING INSTITUTIONS TO PROMOTE OR MAINTAIN

THE SECURITY OF THOSE INSTITUTIONS

Please review this helpful information to aid in the successful processing of hard copy criminal and civil fingerprint submissions in order to prevent delays or rejections. Hard copy fingerprint submissions must meet specific criteria for processing by the Federal Bureau of Investigation.

Ensure all information is typed or legibly printed using blue or black link.

Enter data within the boundaries of the designated field or block.

Complete all required fields. (If a required field is left blank, the fingerprint cards are: originating agency identifier number - date of birth - place of birth - name - sex - fingerprint impressions - any applicable state stamp - Other (race, height, weight, ley color,

criminal fingerprint cards also require an arrest charge and date of arrest.
 civil fingerprint cards also require a reason fingerprinted and date fingerprinted.

Do not use highlighters on fingerprint cards.
Do not enter data or labels within "Leave Blank" areas.
Ensure the 'Reply Desired' fletd is checked when applicable (criminal only).
Ensure fingerprint impressions are rolled completely from nail to nail. Ensure Ingerprint Impressions are forther completely from fail to hair. Ensure fingerprint Impressions are in the correct sequence. Ensure notations are made for any missing fingerprint Impression (i.e. amputation). Do not use more than two retabs per fingerprint impression block. Ensure no stray marks are within the fingerprint impression blocks.

Training aids can be ordered online via the Internet by accessing the FBI's website at: fbi.gov, click on 'Fingerprints', then click on 'Ordering Fingerprint Cards & Training Aids'. Direct questions to the Identification and Investigative Services Section's Customer Service Group at (304) 625-5590 or by e-mail at liaison@leo.gov>

PRIVACY ACT STATEMENT

Authority: The FBI's acquisition, preservation, and exchange of information requested by this form is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include numerous Federal statutes, hundreds of State statutes pursuant to Pub.L. 92-544. Presidential executive orders, regulations and/or orders of the Attorney General of the United States, or other authorized authorities. Examples include, but are not limited to: 5 U.S.C. 9101; Pub.L. 101-604; and Executive Orders 10450 and 12968. Providing the requested information is voluntary; however, failure to furnish the information may affect timely completion or approval of your application

Social Security Account Number (SSAN). Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 USC 552a), the requesting agency is responsible for informing you whether disclosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9397 also asks Federal agencies to use this number to help identify individuals in agency records.

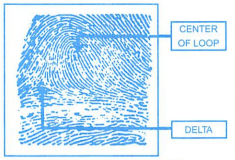
Principal Purpose: Certain determinations, such as employment, security, licensing, and adoption, may be predicated on fingerprint-based checks. Your fingerprints and other information contained on (and along with) this form may be submitted to the requestive agency, the agency conducting the application investigation, and/or FBI for the purpose of comparing the submitted information to available records in order to identify other information that may be perfuent to the application. During the processing of this application, and for as long hereafter as may be relevant to the activity for which this application is being submitted, the FBI may disclose any potentially pertinent information to the requesting agency and/or to the agency conducting the investigation. The FBI may also retain the submitted information, the FBI's permanent collection of fingerprints and related information, where it will be subject to comparisons against other submissions received by the FBI. Depending on the nature of your application, the requesting agency and/or the agency conducting the application investigation may also retain the fingerprints and nitted information for other authorized purposes of such agency(ies).

Routine Uses: The fingerprints and information reported on this form may be disclosed pursuant to your consent, and may also be disclosed by the FBI without your consent as permitted by the Federal Privacy Act of 1974 (5 USC 552a(b)) and all applicable routine uses as may be published at any time in the Federal Register, including the routine uses for the FBI Fingerprint identification Records System (Justice/FBI-09) and the FBI's Blanket Routine Uses (Justice/FBI-BRU). Routine uses include, but are not limited to, disclosures to: appropriate governmental authorities responsible for civil or criminal law enforcement, counterintelligence, national security or public safety matters to which the information may be relevant; to State and local governmental agencies and nongovernmental entitles for application processing as authorized by Federal and State legislation, executive order, or regulation, including employment, security, library adoption chesics, and as otherwise authorized by law, treats involved in processing this application, they may have

Additional Information: The requesting agency and/or the agency conducting the application-investigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the Federal Executive Branch has also published notice in the Federal Register describing any system(s) of records in which that agency may also maintain your records, including the authorities, purposes, and routine uses for the system(s).

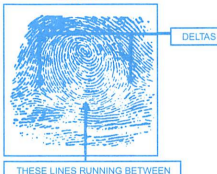
INSTRUCTIONS:

- 1. PRINTS MUST GENERALLY BE CHECKED THROUGH THE APPROPRIATE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGERPRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND LOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH.
- IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS". THE CONTRIBUTOR IS THE NAME OF THE AGENCY SUBMITTING THE FINGERPRINT CARD TO THE FBI.
- 3. FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE.
- ** MISCELLANEOUS NO. RECORD: OTHER ARMED FORCES NO. PASSPORT NO. [FP], ALIEN REGISTRATION NO. (AR), PORT SECURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS) VETERANS' ADMINISTRATION CLAIM NO. (VA).



THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW

2. WHORL



DELTAS MUST BE CLEAR

3. ARCH



ARCHES HAVE NO DELTAS

FD-258 (REV. 3-1-10)

U.S. GOVERNMENT PUBLISHING OFFICE: 10/22/2015 12:51:47

Exhibit B



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FAQs >

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(https://reg.usps.com

/xsell?app=UspsTools&ref=ho_nepageBanner&appURL=https%3A%2F%2Finformeddelivery.usps.com/box/pages/intro/start.action)

Tracking Number: EL731611443US

Remove X

Scheduled Delivery by

TUESDAY

MARCH 2018 (i) by 12:00pm (i)



March 7, 2018 at 5:38 am Delivered WASHINGTON, DC 20226

Proof of Delivery



To request a Proof of Delivery email with full details including a delivery address, sign in to your USPS.com® account. >

For a Proof of Delivery email without a delivery address, provide your name and email address below.

1 of 3 1/3/20, 1:29 PM

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7	`

*Indicates a required field		
*First Name	M.I.	*Last Name
First		Last
*Email Proof of Delivery to up to three a	addresses	
email123@mail.com		
Add Another Email +		
R	dequest Ema	ail
Tracking History		^
March 7, 2018, 5:38 am Delivered WASHINGTON, DC 20226 Your item was delivered at 5:38 a 20226 to ATF 20226 PU. The item		
March 6, 2018, 10:46 am Available for Pickup WASHINGTON, DC 20226		
March 6, 2018, 10:28 am Arrived at Post Office WASHINGTON, DC 20018		
March 6, 2018, 5:30 am Departed USPS Regional Facility LEHIGH VALLEY PA DISTRIBUTION		

March 5, 2018, 7:40 pm

2 of 3

See Less ∧

Feedback

Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs

3 of 3

Exhibit C



USPS Tracking[®]

FAQs >

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Learn More

(https://reg.usps.com

/xsell?app=UspsTools&ref=ho_nepageBanner&appURL=https%3A%2F%2Finformeddelivery.usps.com/box/pages/intro/start.action)

Tracking Number: EL731611465US

Remove X

Scheduled Delivery by

TUESDAY

MARCH 2018 (i) by 12:00pm (i)



March 6, 2018 at 10:52 am Delivered PHILADELPHIA, PA 19106

Proof of Delivery

Tracking History

March 6, 2018, 10:52 am

Delivered

1 of 3 1/3/20, 1:36 PM

PHILADELPHIA, PA 19106

Your item was delivered at 10:52 am on March 6, 2018 in PHILADELPHIA, PA 19106. Waiver of signature was exercised at time of delivery.

March 6, 2018, 6:00 am

Arrived at Post Office PHILADELPHIA, PA 19104

March 6, 2018, 12:59 am

Arrived at USPS Regional Facility
PHILADELPHIA PA DISTRIBUTION CENTER

March 5, 2018, 7:40 pm

Arrived at USPS Regional Facility
LEHIGH VALLEY PA DISTRIBUTION CENTER

March 5, 2018, 4:30 pm

Departed Post Office BARTO, PA 19504

March 5, 2018, 3:15 pm

USPS in possession of item BARTO, PA 19504

Product Information

>

See Less \wedge

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Feedback

2 of 3

Exhibit D



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FAQs >

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/xsell?app=UspsTools&ref=ho_nepageBanner&appURL=https%3A%2F%2Finformeddelivery.usps.com/box/pages/intro/start.action)

Tracking Number: EL731611430US

Remove X

Scheduled Delivery by

TUESDAY

MARCH 2018 (i) by 12:00pm (i)

Openion
Delivered

March 6, 2018 at 10:45 am Delivered HUNTSVILLE, AL 35898

Proof of Delivery

Tracking History

March 6, 2018, 10:45 am

Delivered

Your item was delivered at 10:45 am on March 6, 2018 in HUNTSVILLE, AL 35898 to CENTRAL MAIL. The item was signed for by B MOORE.

March 6, 2018, 10:43 am

Available for Pickup HUNTSVILLE, AL 35898

March 6, 2018, 10:43 am

Arrived at Post Office HUNTSVILLE, AL 35808

March 6, 2018, 8:51 am

Arrived at USPS Regional Destination Facility HUNTSVILLE AL DISTRIBUTION CENTER

March 6, 2018, 5:30 am

Departed USPS Regional Facility
LEHIGH VALLEY PA DISTRIBUTION CENTER

March 5, 2018, 7:40 pm

Arrived at USPS Regional Origin Facility
LEHIGH VALLEY PA DISTRIBUTION CENTER

March 5, 2018, 4:30 pm

Departed Post Office BARTO, PA 19504

March 5, 2018, 3:14 pm

USPS in possession of item BARTO, PA 19504

Product Information

Feedbac

2 of 3 1/3/20, 1:39 PM

See Less ∧

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FAQs

Feedback

3 of 3

Exhibit E

RECTO 127 3 2018 37012



U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

Washington, DC 20226

www.atf.gov

March 27, 2018

752220: NRL

3320

Joshua Prince 646 Lenape Road Bechtelsville, Pennsylvania 19505

Dear Mr. Prince:

This is in response to your submission to the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) of an application for firearms relief from disabilities for Mr. Vahan Kelerchian.

Although Federal law provides a means for the relief of firearms disabilities, since October 1992, ATF's annual appropriation has prohibited the expending of any funds to investigate or act upon applications for relief from Federal firearms disabilities submitted by individuals. Accordingly, ATF cannot act upon these applications.

Since ATF cannot act upon applications for relief from Federal firearms disabilities submitted by individuals, Mr. Kelerchian's application is being returned unprocessed. Please let us know if we may be of further assistance.

Sincerely yours,

Digitally signed by Kenneth C. Torres

Date: 2018.03.27 16:25:22

-05'00'

John R. Day Chief, Explosives

Enforcement and Training Division

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 73 of 127 PRINCE LAW OFFICES, P.C.



Warren H. Prince Karl P. Voigt IV Joshua Prince Eric E. Winter Thomas H. Odom Stanley J. Kuter Jeffrey A Franklin Adam J. Kraut Jorge Pereira Bechtelsville 1-610-845-3803 Allentown 1-610-770-1151 Bethlehem 1-610-814-0838 Camp Hill 1-717-731-0100 Lancaster 1-717-393-7002 1-717-274-9250 Lebanon North Wales 1-215-412-0800 Pottstown 1-610-326-4200 Pottsville 1-570-621-8828 Reading 1-610-375-8425 Toll Free 1-888-313-0416 Fax 1-610-845-3903

March 02, 2018

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives Attention Bureau of Alcohol, Tobacco, Firearms and Explosives NCETR - Relief of Disabilities Section

Corporal Road, Building 3750, Redstone Arsenal Huntsville, AL 35898

RE: Vahan Kelerchian Application for Restoration of Firearms Privileges FFL # 8-23-017-01-5A-02276

Dear Acting Director Brandon, DIO Orellana and ladies and gentlemen of the NCETR,

Please be advised that I have been retained by Vahan Kelerchian, FFL no. 8-23-017-01-5A-02276, in relation to his timely Application for Restoration of Firearms Privileges, pursuant to 18 U.S.C. § 925(c) and 27 C.F.R. 478.144. As there is conflicting information between the information contained in the enclosed executed Applications and 27 C.F.R. 478.144, Mr. Kelerchian is filing this form in compliance with both the instructions on the application and Section 478.144.

Specifically, as Section 478.144 requires three copies of the application to be filed with the Director, as defined in 27 C.F.R. § 478.11, but the application instructions only require one copy to be filed with NCETR, please find enclosed three copies of the executed Applications, which are being served on Acting Director Brandon, NCETR, and Phialdelphia Director of Industry Operations Juan Orellana. Please also find enclosed one copy of (1) an Authority for Release of Information, (2) Mr. Kelerchian's court documents, including the Indictment and Amended Judgement, (3) four letters of recommendation from references, who are not related to Mr. Kelerchian by blood or marriage and have known him for at least 3 years, and (4) a completed FD 258 fingerprint card.

Pursuant to Sections 925(c) and 478.144(i), as Mr. Kelerchian is an FFL holder, who has continually and timely renewed his FFL, he shall not be "barred by such disability from further operations under his license pending final action on an application for relief filed pursuant to this section."

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 74 of 127

Thanking you for your time and consideration in Mr. Kelerchian's request, I am

Yours truly, Prince Law Offices, P.C.

Joshua Prince

joshua@princelaw.com

Extension: 81114

jp/web Matter no. 37012 Enclosure

Distribution

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives

Thomas E. Brandon Mr. Juan F. Orellana

OMB No. 1140-0002

U.S. Department of Justice
Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle)							
·	Kelerchian, Vahan, St				· •		
2. Birthplace (City & State) New York City,	NY 3. Date of Birth	4. Aliases			5. Socia	d Security	Number (Voluntary)
6. Present Address (No., Street	t, Clty, State, Zip Code)				7. Tele	hone Num	ber
8. Description	•				<u> </u>		
Sex	Height	Weight		Наіг		Eyes	
M	6'2"	280		Brown		Brow	<u>n</u>
	ace (Check one or more boxes)	_				_	
Hispanic or Latino	American Indian or Alaska Na	ative	Black or Afri	can American		White	
Not Hispanic or Latino	Asian		Native Hawai	ian or Other Pacific	Islander		
9. If you are not a citizen of t	the United States, what is your IN	S-issued alien nur	nber or admiss	ion number?			
10. Residences During Past Ten	Years (In columns (b) and (c) en			idence.)			
	Address (Number, Street, City,	State and Zip Co	ode)			From (b)	To (c)
	(49				1	997	Present
				<u></u>			
					-		
11.5							
	present and prior employers and and Address of Employer	show month and		ment.) Position	· · I ··	From	То
	(a)			(b)		(c)	(d)
Armament Services, Inc.	. 103 Camars Dr. Warminst	er PA 18974	Pi	resident		2000	2013
12. Convictions (If pardoned)	for a conviction, write "yes" in co		ch a copy of to	he pardon.)			
Specific Crime (a)	Name and Loc	eation of Court	Se	entence Received (c)	Convicti		Pardoned (e)
See attached court rec				19		,	
Occ dilacrica court rece	Old S	······································					
					*		
						· ··	
13. Other Arrests		Date and Pla	ne of Ameri		· · · · · · · · · · · · · · · · · · ·		Disposition
Charge <i>(a)</i>		Date and Pla				U	(c)
None							
				·			
14. Probation Officer's Name	Address and Telephone Number		15. Parole Off	icer's Name, Addre	ess and Tel	enhone Nu	mber
N/A	. 122. 400 and receptions remitted		N/A		101		
			. 4,, ,				

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant for						lated to th	e	
Name and Address (a)				Occupation Tele		•	elephone Number (c)	
John T. Conway,					Funeral Director			
Anthony Baiamonte III,				Attorney				
				Retired				
Christopher J. McLoughlin, 17. Applicant Data (All questions must be answered by a "Yes"	or "No	o")		neureu				<u></u>
	Yes	No					Yes	No
a. Are you a fugitive from justice?		х	h. Have you served on acti			U (II		Х
b. Are you an unlawful user of or addicted to marijuana, or any depressant, stimulant, or narcotic drug, or any other		X	"yes" check Branch and		_	Coast		^
controlled substance?		Λ	Army Navy	Marines	Force_	Guard		
c. Have you ever been convicted in any court of a felony, or	Х		Scrvice Serial Number		Date Entered	Active Du	ity	
any other crime, for which the judge could have imprisoned you for more than one year, even if you received a shorter	^							<u></u>
sentence, including probation? (If "yes," see Additional			Kind of Discharge		Date of Discl	te of Discharge		
Information Request 1.)				·····	<u> </u>			<u> </u>
d. Are you now on probation or parole?		X	1			}	Yes_	No
e. Are you under indictment or information in any court for a		一 一	i. Are you subject to a c harassing, stalking, or t					X
felony, or any other crime, for which the judge could	X		partner or child of such	partner? (If "				
imprison you for more than one year? (An information is a formal accusation of a crime by a prosecutor.) (If "yes,"			Information Request 5.)					
see Additional Information Request 2.)			j. Have you been convicted in any court of a misder crime of domestic violence? (If "yes," see Additio					V
	ļ		mation Request 6.)	nce? (ij "yes,"	see Additiona	ai injor-		X
f. Have you ever been adjudicated mentally defective (which includes having been adjudicated incompetent to manage		X	k. Have you ever renounc	ed your United	States citizen	ship?		1
your own affairs) or have you been committed to a mental			(If "yes," see Additiona	l Information R	Request 7.)			X
institution? (If "yes," see Additional Information Request 3.)			1. Are you an alien in the	United States?	(If "ves" see			-
3.,			Additional Information		(1)) (1)			X
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		Х	m. Have you ever applied for a federal firearms federal explosives license or Permit? (If "ye and with whom filed.)				X	
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE	1	R A FEDERAL	EXPLOSIVES	LICENSE (OR PER	RMIT.
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration Da	ate of Late	st Lice	ense or
Vohan C. Kalarahian			0 22 047 04 4	EA 00076	Permit			
Vahan S. Kelerchian			8-23-017-01-5A-02276 LOA Exp			p. 08/07/2018		
The Business is (Check one)			A Corporation		rg			
Individually Owned A Partnership 19a. I believe I should be granted relief because:		<u></u>	A Corporation	Other (Specify)			
I am a good person, who has never acted nor will act in a m contrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained	the po metic	ublic ir ulousl	n purchasing, possessing, y and even the IOIs comm	transferring or ented on my re	selling firearr ecordkeeping	ns and ar complian	nmuni ce.	ition.
19b. Important: Applicants filing for restoration privileges (Rei								
No application for restoration under 18 U.S.C. Chapter 44 will 1 appear in the Federal Register, an official U.S. Government pub of approval will give all essential details including the applicant	lication	ı avail:	able to the general public, if	and when the				
IN THE EVENT THIS APPLICATION IS APPROVED:		•						
I understand that a notice of approval will appear in the Fe	deral F	Registe	r immediately following the	issuance of the	approval, and	l		
I hereby agree to publication of the notice of approval giv	ing my	namc	, address and the date of my	conviction.				
Under penalties imposed by 18 U.S.C. 924, I declare under pe	nalties	of pe	rjury, that the answers in t	his application	are true, cor	rect, and	comple	ete.
20. Signer of Applicant & Reven					21. Date	3/2/18	3	
Note: A Completed FD 258 (Fing	erprint	Ident	ification Card) Must Accor	npany This Ap	plication.			
Mail Application Form To	D:		reau of Alcohol, Tobacco,		Explosives			
			CETR - Relief of Disabilitic orporal Road, Building 375					
		Re	edstone Arsenal					
		111	untsville, AL 35898					

OMB No. 1140-0002

U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle		Value Otavan					
2. Birthplace (City & State)		, Vahan, Steven			5. Soci	al Security	Number (Voluntary)
New York City		N/A				,	,
6. Present Address (No., Stre	ect, City, State, Zip	Code)			7. Tele	phone Num	ber
8. Description							
Sex M	Height 6'2"	Weight 280		Hair Brown		Eyes Brow	n
Ethnicity	Race (Check one		· · · · · ·			10.00	
Hispanic or Latino	American Indian or Alaska Native Black or African American White						
Not Hispanic or Latino	Asian		Native Ha	waiian or Other Pacific	c Islander		
9. If you are not a citizen o	f the United States,	, what is your INS-issued alien n	mber or adn	nission number?			
10. Residences During Past T	en Years (In colum	nns (b) and (c) enter the months	and years of	residence.)			
	Address (Nui	nber, Street, City, State and Zip ((a)	Code)			From (b)	To (c)
					1	1997	Present
		r employers and show month and	year of emp			P	To
Nam	e and Address of i	Employer		Position (b)	From (c)		To (d)
Armament Services, In	c. 103 Camars	Dr. Warminster PA 18974		President		2000	2013
			<u> </u>				
Specific Crime	f for a conviction,	write "yes" in column (e) and at Name and Location of Court	acn a copy of	Sentence Received	Convict	ion Date	Pardoned
(a)		(b)		(c)	(6	d)	(e)
See attached court re	cords						
							·
13. Other Arrests							
Charge (a)			ace of Arrest	t		D	isposition (c)
None							
		· · · · · · · · · · · · · · · · · · ·					
14. Probation Officer's Name	e, Address and Tele	ephone Number		Officer's Name, Addre	ess and Tel	ephone Nu	mber
N/A			N/A				

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 78 of 127

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant f						lated to th	e	
Name and Address (a)				Occupation (b)		Telephone Numbe		nber
John T. Conway,					Funeral Director			•
Anthony Baiamonte III, Attorne								
· · · · · · · · · · · · · · · · · · ·				-				
Christopher J. McLoughlin, 17. Applicant Data (All questions must be answered by a "Yes"	or "No	o ")		Retired				
	Yes	No					Yes	No
a. Are you a fugitive from justice?		Х	h. Have you served on act			(If		X
b. Are you an unlawful user of or addicted to marijuana, or any depressant, stimulant, or narcotic drug, or any other controlled substance?		X	"yes" check Branch and	• •		Coast Guard		^
c. Have you ever been convicted in any court of a felony, or	Х		Scrvice Serial Number		Date Entered		uty	·
any other crime, for which the judge could have imprisoned	^							
you for more than one year, even if you received a shorter sentence, including probation? (If "yes," see Additional Information Request 1.)			Kind of Discharge		Date of Discl	harge		
d. Are you now on probables on possible	<u> </u>	-				•	Yes	No
d. Are you now on probation or parole?		X	i. Are you subject to a c					X
e. Are you under indictment or information in any court for a felony, or any other crime, for which the judge could imprison you for more than one year? (An information is a	X		harassing, stalking, or t partner or child of such Information Request 5.	partner? (If				
formal accusation of a crime by a prosecutor.) (If "yes," see Additional Information Request 2.)	E		crime of domestic viole	ted in any court of a misdemeanor ence? (If "yes," see Additional Infor-			X	
f. Have you ever been adjudicated mentally defective (which		Х	k. Have you ever renounce	ed your United	Lyour United States sitizans			
includes having been adjudicated incompetent to manage your own affairs) or have you been committed to a mental institution? (If "yes," see Additional Information Request			(If "yes," see Additiona					X
3.)			I. Are you an alien in the Additional Information	(If "yes," see			X	
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		Х	m. Have you ever applied federal explosives licen and with whom filed.)			X		
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE		R A FEDERAL	EXPLOSIVES	LICENSE	OR PER	RMIT.
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration Da	ite of Late	st Lice	ense or
Vahan S. Kelerchian			8-23-017-01-	5A 02276	Permit			
The Business is (Check one)			0-23-017-01-		LOA Ex	(p. U8/	07/2	2018
■ Individually Owned			A Corporation	Other (Specify) _			_
19a. I believe I should be granted relief because:								
I am a good person, who has never acted nor will act in a m contrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained	the p	ublic ir	purchasing, possessing,	transferring or	selling firearr	ns and a	nmuni	
19b. Important: Applicants filing for restoration privileges (Rel	ief Fro	m Disa	bilities) under Chapter 44,	Title 18 U.S.C.	925(c) must co	mplete th	s item.	
No application for restoration under 18 U.S.C. Chapter 44 will I appear in the Federal Register, an official U.S. Government pub	lication	ı availa	ible to the general public, if	and when the				
of approval will give all essential details including the applicant IN THE EVENT THIS APPLICATION IS APPROVED:	s nam	c, addr	ess, the court and date of co	INVICTION,				
I understand that a notice of approval will appear in the Fe	does! E	Pagista	r immediately following the	iccuspes of the	approval and	ì		
I hereby agree to publication of the notice of approval giv	ing my	name,	address and the date of my	conviction.				
Under penalties imposed by 18 U.S.C. 924, I declare under pe	nalties	of per	rjury, that the answers in t	his application	are true, cor	rect, and	comple	ete.
20. Signator of Applicant S. Revelle.					21. Date	3/2/18	3	
Note: A Completed FD 258 (Fing					<u> </u>			
Mail Application Form To):	NO Co	ireau of Alcohol, Tobacco, CETR - Relief of Disabilitic orporal Road, Building 375 dstone Arsenal	s Section	Explosives			
		H	intsville, AL 35898					

OMB No. 1140-0002

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Application for Restoration of Firearms Privileges

1. Name (Last, First, Middle)	Kelerchian, Vahan, Ste	even		****			
2. Birthplace (City & State) New York City,	NY 3. Date of Birth	4. Aliases			5. Socia	al Security	Number (Voluntary)
6. Present Address (No., Street					7. Tele	ohone Numi	per
8. Description							
Sex M		Weight 280		Hair Brown		Eyes Browi	า
	Race (Check one or more boxes)						
Hispanic or Latino	American Indian or Alaska Nat	ive	Black or Afi	rican American		White	
Not Hispanic or Latino	Asian		Native Hawa	iian or Other Pacific	lslander		
9. If you are not a citizen of	the United States, what is your INS	-issued alien num	ber or admis	sion number?			
10. Residences During Past Ter	Years (In columns (b) and (c) ent	er the months and	d years of re	sidence.)			
	Address (Number, Street, City, .	State and Zip Coo	ie)			From (b)	To (c)
					1	1997	Present
11. Employment Record (List	present and prior employers and s	how month and ye	ear of emplo	yment.)			
Name	and Address of Employer (a)			Position (b)		From (c)	To <i>(d)</i>
Armament Services, Inc	. 103 Camars Dr. Warminste	er PA 18974	F	President		2000	2013
							
12. Convictions (If pardoned)	for a conviction, write "yes" in col	umn (e) and attac	h a copy of	the pardon.)	! !		
Specific Crime (a)	Name and Loca		S	Sentence Received (c)		ion Date	Pardoned (e)
See attached court rec					<u></u>		
13. Other Arrests							
Charge <i>(a)</i>		Date and Place				D	isposition <i>(c)</i>
None			<u>.</u> .				
	1						
				<u> </u>			
					· ·		
14. Probation Officer's Name,	Address and Telephone Number	1	5. Parole Of	fficer's Name, Addre	ess and Tel	ephone Nun	nber
N/A		1	N/A				

16. Character References (Three references are required. Please applicant by blood or marriage and have known applicant for				•		the	
Name and Address (a)				Occupa		Telephone Numb	
John T. Conway,				Funeral Director			
Anthony Baiamonte III,				Attorney			
				•			
Christopher J. McLoughlin, 17. Applicant Data (All questions must be answered by a "Yes"	or "No	o"}		Retired		<u> </u>	
	Yes	No		,		Yes	No
a. Are you a fugitive from justice?		Х	h. Have you served on act "yes" check Branch and				x
 Are you an unlawful user of or addicted to marijuana, or any depressant, stimulant, or narcotic drug, or any other 		X	Army Navy				``
controlled substance?					Force Guard		<u> </u>
c. Have you ever been convicted in any court of a felony, or any other crime, for which the judge could have imprisoned	X		Scrvice Serial Number		Date Entered Active	Duty	
you for more than one year, even if you received a shorter			Kind of Discharge		Date of Discharge		
sentence, including probation? (If "yes," see Additional Information Request 1.)					Zuio oi Zioonuigo		
		_				Yes	No
d. Are you now on probation or parole?		X	i. Are you subject to a c	ourt order restr	aining you from		x
e. Are you under indictment or information in any court for a felony, or any other crime, for which the judge could	X	ļ	harassing, stalking, or t partner or child of such			•	
imprison you for more than one year? (An information is a		ļ	Information Request 5.		yes, see naamonar		
formal accusation of a crime by a prosecutor.) (If "yes," see Additional Information Request 2.)			j. Have you been convicte	ed in any court	of a misdemeanor		1
				nce? (If "yes," see Additional Infor-		-	X
f. Have you ever been adjudicated mentally defective (which includes having been adjudicated incompetent to manage your own affairs) or have you been committed to a mental		x	k. Have you ever renounce	ed vour United	States citizenship?	_	+
			(If "yes," see Additional Information Request 7.)				X
institution? (If "yes," see Additional Information Request 3.)			I. Are you an alien in the	United States?	(If "yes" see		1
J.,			Additional Information		(1)) (3)		X
g. Have you ever been discharged from the armed forces under dishonorable conditions? (If "yes," see Additional Information Request 4.)		Х	M. Have you ever applied for a federal firearms license or a federal explosives license or Permit? (If "yes" show date and with whom filed.)				
18. COMPLETE THIS ITEM ONLY IF APPLICANT WAS EVER ISS	SUED A	FEDE		R A FEDERAL	EXPLOSIVES LICENS	E OR PE	RMIT.
Business Name and Address (License/Permit Issued Under)			License or Permit N	lumber	Expiration Date of	atest Lic	ense or
Vahan S. Kelerchian			8-23-017-01-	5 Δ -02276	Permit	0/07/	2040
			0 20 017 01 .	J/ ()ZZ/ ()	LOA Exp. 0	0/0//	2018
The Business is (Check one) Individually Owned A Partnership		\Box	A Corporation	Other (Spaciful		
19a. I believe I should be granted relief because:		لسا	A Corporation		specify)		_
I am a good person, who has never acted nor will act in a m	anner	dange	rous to public safety and t	he granting of	the relief to me wou	ld not be	•
contrary to the public interest. Moreover, I am not a threat to Furthermore, my FFL records have always been maintained							ition.
rutuleimore, my FFC records have always been maintained	inicuc	ulousi	y and even the loss comm	ented on my re	coluxeeping comp	iaiics.	
19b. Important: Applicants filing for restoration privileges (Rei	lief Fro	m Disa	bilities) under Chapter 44,	Title 18 U.S.C.	25(c) must complete	this item	ı.
No application for restoration under 18 U.S.C. Chapter 44 will appear in the Federal Register, an official U.S. Government pub	lication	ı availa	able to the general public, if	and when the			
of approval will give all essential details including the applicant IN THE EVENT THIS APPLICATION IS APPROVED:	's nam	e, addr	ess, the court and date of co	onviction.			
I understand that a notice of approval will appear in the Fe	doral F	Ponisto	r immediately following the	issuance of the	approval and		
I hereby agree to publication of the notice of approval giv		-	•		approvar, and		
Under penalties imposed by 18 U.S.C. 924, I declare under pe					are true, correct, a	ıd compl	etc.
20. Signath of Applicant					21. Date		
Valu S. Herdy.			12-111 · 21 ·		3/2	/18	
Note: A Completed FD 258 (Fing							
Mail Application Form To	u:		ireau of Alcohol, Tobacco, CETR - Relief of Disabilitic		expresses		
			orporal Road, Building 375 edstone Arsenal	50			
			inteville Al 35909				

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Authority for Release of Information

Authority	for	Dalanco	a.F	Inform	ation
AULHOFILV	IOL	Kelesse	ΩT	iniorm	япоп

THIS SHEET MUST ACCOMPANY ALL COPIES OF ATF FORM 3210.1, APPLICATION FOR RESTORATION OF FIREARMS PRIVILEGES

- 1. Authority. The authority to solicit information is stated in ATF Form 3210.1, Application for Restoration of Firearms Privileges. This form is in compliance with the Privacy Act of 1974.
- 2. Purpose and Use. The information you supply by signing this release of information form will be used principally to aid in the completion of a background investigation conducted by the Department of Justice, Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), pursuant to 18 U.S.C. § 925(c), in conjunction with your Application for Restoration of Firearms Privileges.
- 3. Effects of Nondisclosure. Your signature on this Authority for Release of Information form is voluntary; however, your failure to complete this form may mean that the required information cannot be obtained to complete your investigation, and may result in the termination of your application.

may mean that the required information cannot be obtain	ined to complete	your investigation, and may result in	the termination of your application.
Name of Applicant (Include Last, First, and Middle Name of	and all aliases us	ed)	Date of Birth
Kelerchian, Vahan, Steven			
Present Address (Number, Street, City, State, Zip Code)			Telephone Number (Include Area
			Code)
This release, when presented by a duly authorized represented obtain copies and abstracts of records and to receive release of the following data or records to the Departme Employment Information, Military Information/Records,	e statements and nt of Justice (AT	information regarding my backgrou F):	•
If You Answered "Yes" to Iten		ormation Records ATF Form 3210.1, Complete the Fold	lowing Section.
Name of Attending Physicians, Alcohol or Drug Abuse Rehabilitation Centers, or Mental Health Institutions	(Includ	Address ling City, State and Zip Code)	Area Code and Telephone Number
	<u>.</u>		
Signature of Applicant	Date 3/2/18	Special Agent (Signature)	Date

USDC IN/ND case 2:13-cr-00066-JVB-JEM document 251 filed 02/12/18 page 1 of 8

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA

UNITED STATES OF AMERICA

Plaintiff,

CASE NUMBER: 2:13CR66-001

USM Number: 12810-027

VS.

VAHAN KELERCHIAN

KERRY C CONNOR

P. JEFFREY SCHLESINGER

Defendant.

DEFENDANT'S ATTORNEYS

AMENDED JUDGMENT IN A CRIMINAL CASE

Date of Original Judgment Order: 2/7/2018.

Amended on 2/12/2018 to correct administrative error on page 3, under C.R. 35(a): 2-7 is

replaced by 3-7.

THE DEFENDANT was found guilty by Jury on counts 1, 2, 3, 4, 5, 6, 7, and 9 of the Indictment on October 15, 2015.

ACCORDINGLY, the court has adjudicated that the defendant is guilty of the following offenses:

Title, Section & Nature of Offense	Date Offense Ended	Number(s)
18: 371 CONSPIRACY TO PROVIDE FALSE INFORMATION TO A FEDERAL FIREARMS LICENSEE	January 2010	1
18:371 CONSPIRACY TO DEFRAUD FOOD AND DRUG ADMINISTRATION	September 2010	2
18:371 CONSPIRACY TO MAKE FALSE STATEMENTS - DEMONSTRATION LETTERS	March 28, 2010	3
18:1001 MAKING FALSE STATEMENTS TO A FEDERAL AGENCY	March 28, 2010	4-7
18:1956(h) CONSIPRACY TO LAUNDER MONETARY INSTRUMENTS AND FORFEITURE	January 2010	9

The defendant is sentenced as provided in pages 2 through 8 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. The defendant has been found not guilty on count 8.

IT IS ORDERED that the defendant must notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States Attorney of any material change in economic circumstances.

February 5, 2018

Date of Imposition of Judgment

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s/ Joseph S. Van Bokkelen
Signature of Judge
Joseph S. Van Bokkelen, United States District Judge
Name and Title of Judge
February 12, 2018

Date

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IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of **100 months**.

- * 60-month term as to each of the following counts: Count 1, Count 3, Count 4, Count 5, Count 6, and Count 7. Each 60-month term for this group of counts is to be served concurrently with the other counts in this group.
- * A 60-month term as to Count 2: 40 of those months are to be served consecutively as to Count 1 and Counts 3–7, and 20 of those months are to be served concurrently with Count 1 and Counts 3–7.
- * A 40-month sentence as to Count 9, to be served consecutively as to Count 1 and Counts 3–7, but concurrently with Count 2.

The Court makes the following recommendations to the Bureau of Prisons:

That the defendant be designated to serve his sentence at Fort Dix, NJ.

That the defendant be given credit for time served while awaiting sentencing.

The defendant is placed into the custody of the United States Marshal.

I have executed this judgment as follows:			
Defendant deliveredwith a certified copy of this judgment.	to	at	 ,
		UNITED STATES	MARSHAL
	By:	TY UNITED STATES	MARSHAL

RETURN

USDC IN/ND case 2:13-cr-00066-JVB-JEM document 251 filed 02/12/18 page 4 of 8 Defendant: VAHAN KELERCHIAN Page 4 of 8

SUPERVISED RELEASE

After Mr. Kelerchian's incarceration is over, Mr. Kelerchian will be placed on supervised release for a period of 1 year. His supervised release will have conditions of supervision as stated below, except that conditions 19, 20, 21 and 22 will cease to be in effect once all of Mr. Kelerchian's financial obligations as related to this case are fulfilled.

- 1. Mr. Kelerchian may not commit another federal, state, or local crime.
- 2. Mr. Kelerchian may not unlawfully use, possess, or distribute a controlled substance.
- 3. There's no evidence that Mr. Kelerchian is in danger of drug abuse. Accordingly, the mandatory drug testing condition is suspended.
- 4. Mr. Kelerchian must cooperate in the collection of his DNA sample as directed by the probation officer if the collection of such a sample is authorized pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000.
- 5. Within 72 hours of release from the custody of the Bureau of Prisons, Mr. Kelerchian must report between the hours of 8:00 a.m. and 4:30 p.m. to the probation office in the district to which he is released.
- 6. Mr. Kelerchian may not knowingly be outside the judicial district between the hours of 10:00 p.m. and 6:00 a.m. without the Court's or probation officer's permission. In any case, Mr. Kelerchian may not knowingly travel more than 50 miles outside the judicial district without the Court's or probation officer's permission. The probation office will provide Mr. Kelerchian a map describing the boundaries of the judicial district at the start of supervision. After 12 months of Mr. Kelerchian being placed on supervision, the probation office must submit a report to the Court indicating whether the travel restrictions should be lifted or modified.
- 7. Mr. Kelerchian must report to the probation officer in the manner and frequency as reasonably directed by the probation officer. However, he may be required to report in person at the probation office only between 8:00 a.m. and 4:30 p.m. on the days the probation office is open for business.
- 8. In all matters relating to his conditions of supervision, Mr. Kelerchian must truthfully answer the probation officer's questions. This condition does not prevent Mr. Kelerchian from invoking his Fifth Amendment privilege against self-incrimination.
- 9. Mr. Kelerchian must follow the instructions of the probation officer as they relate to the conditions of supervision. Mr. Kelerchian may petition the Court for relief or clarification regarding a condition he believes has become unreasonable.
- 10. Mr. Kelerchian must live at a location approved by the probation officer.
- 11. If Mr. Kelerchian plans to change where he lives or anything about his living

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arrangements (for example, the people he lives with), he must inform the probation officer at least 14 days before the change. If informing the probation officer in advance is not possible due to unexpected circumstances, Mr. Kelerchian must inform the probation officer as soon as possible, and no later than 72 hours after the change.

- 12. If Mr. Kelerchian plans to change where he works or anything about his work (for example, his position or his job responsibilities), Mr. Kelerchian must inform the probation officer at least 14 days before the change. If informing the probation officer in advance is not possible due to unexpected circumstances, Mr. Kelerchian must inform the probation officer within 72 hours after the change.
- 13. Mr. Kelerchian must notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer.
- 14. Mr. Kelerchian may not own or possess a firearm, ammunition, destructive device, or any other dangerous weapon. A dangerous weapon is an instrument that is specially designed as a weapon.
- 15. Mr. Kelerchian may not knowingly meet, communicate, or otherwise interact with a person whom he knows to be engaged, or planning to be engaged, in criminal activity.
- 16. Between the hours of 8:00 a.m. and 9:00 p.m., Mr. Kelerchian must permit a probation officer to visit him at home or any other reasonable location and must permit confiscation of any contraband observed in plain view by the probation officer. A visit between the hours of 9:00 p.m. and 8:00 a.m. may be conducted only when the probation officer has a reasonable belief that Mr. Kelerchian has violated a condition of supervision and that a visit during those hours would reveal information or contraband that would not be revealed by a visit at any other time.
- 17. If any portion of the special assessment remains unpaid when Mr. Kelerchian is released from prison, he must pay it within 12 weeks of his release, or, if financially unable to fulfill this requirement, he must arrange a payment schedule with the probation office.
- 18. If a fine is imposed, and if any portion of the fine remains unpaid when Mr. Kelerchian is released from prison, he must pay the fine in monthly installments of \$1,000 until it is paid in full.
- 19. Mr. Kelerchian may not incur new credit charges or open additional lines of credit without the approval of the probation officer.
- 20. Upon the probation officer's request, Mr. Kelerchian must provide the officer with any financial information regarding Mr. Kelerchian's ability to pay a fine, and must authorize the release of any financial information. The request must be in writing and prompted by Mr. Kelerchian's failure to comply with a payment schedule ordered for a period of 60 consecutive days, and the request must describe the specific financial information needed for determining Mr. Kelerchian's current ability to pay. The probation office will share Mr. Kelerchian's financial information with the U.S. Attorney's Office.

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- 21. Mr. Kelerchian must notify the probation officer within 72 hours of any material change in his economic circumstances that might affect his ability to pay any Court-ordered financial obligation.
- 22. Mr. Kelerchian may not transfer, give away, sell, or otherwise convey any asset \$500 without the approval of the probation officer.

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CRIMINAL MONETARY PENALTIES

The defendant shall pay the following total criminal monetary penalties in accordance with the schedule of payments set forth in this judgment.

Total Assessment	<u>Total Fine</u>	Total Restitution
\$800	\$100,000	NONE

The defendant shall make the special assessment payment payable to Clerk, U.S. District Court, 5400 Federal Plaza, Suite 2300, Hammond, IN 46320. The special assessment payment shall be due immediately.

FINE

A fine in the amount of \$100,000 is imposed.

RESTITUTION

No restitution imposed.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

FORFEITURE

The defendant shall forfeit \$28,200.00 in United States Currency.

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Name: <u>VAHAN KELERCHIAN</u> Docket No.:<u>2:13CR66-001</u>

ACKNOWLEDGMENT OF SUPERVISION CONDITIONS

Upon a finding of a violation of probation or supervised release, I understand that the Court may (1) revoke supervision, (2) extend the term of supervision, and/or (3) modify the conditions of supervision.

I have reviewed the Judgment and Commitment Order in my case and the supervision conditions therein. These conditions have been read to me. I fully understand the conditions and have been provided a copy of them.

(Signed)	
Defendant	Date
U.S. Probation Officer/Designated Witness	Date

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UNITED STATES DISTRICT COURT

NORTHER	N DISTR	ICT OF INDIANA DIVISION	!"		•	:	: .:	2: 03
UNITED STATES OF AMERICA)	CAUSE NO:	FI.,	••				TOTAL
v. VAHAN KELERCHIAN)	18 U.S.C. § 2 18 U.S.C. § 371 18 U.S.C. § 666(a)(2) 18 U.S.C. § 924(a)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)		•	1	3 (C R	66

INDICTMENT

THE GRAND JURY CHARGES:

COUNT 1 (Conspiring to Provide False Information to a Federal Firearms Licensee)

At all times material to this indictment:

BACKGROUND

- VAHAN KELERCHAIN (KELERCHIAN) was the principal owner and operator
 Armament Services International Inc., (ASI). ASI is engaged in the sale of firearms and related items primarily through internet sales.
- 2. ASI principal place of business is located in Warminster, Pennsylvania.
- KELERCHIAN holds a Class 3 Federal Firearms License (FFL) allowing him to deal in fully automatic weapons. KELERCHIAN also holds licenses to manufacture firearms and sell destructive devices, (i.e. grenade launchers)
- 4. The Lake County Sheriff's Department was a law enforcement agency operating in Lake County, Indiana.

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- 5. JOSEPH R. KUMSTAR was employed for approximately 17 years as a sworn law enforcement officer with the Lake County Sheriff's Department, and served as the Deputy Chief for the Lake County Sheriff's Department.
- 6. RONALD D. SLUSSER was employed for approximately ten (10) years as a sworn law enforcement officer with the Lake County Sheriff's Department, was a member of the Lake County Sheriff's Department Special Weapons and Tactics (SWAT) unit and a firearms instructor.
- 7. E & R Law Enforcement Sales was a Federal Firearms Licensee (FFL) based in Crown Point, Indiana, owned and operated in part by RONALD D. SLUSSER. RONALD D. SLUSSER previously held a Federal Firearms License while operating individually as "Ron's Gun Sales."
- 8. R & D Law Enforcement Sales was another Federal Firearms Licensee (FFL), based in Merrillville, Indiana, and owned and operated in part by RONALD D. SLUSSER.
- 9. PF Custom Guns was a Federal Firearms Licensee (FFL).
- 10. Heckler and Koch (hereinafter H&K) was a well know German based firearms manufacturer producing a wide assortment of handguns, rifles, machineguns, and submachineguns for both military and civilian use. H&K had numerous subsidiaries operating within the United States in Virginia, New Hampshire, and Georgia. H&K had served as a United States government contractor for the both the United States Military and United States civilian law enforcement agencies. H&K was a Federal Firearms Licensee (FFL).

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<u>.</u>

- 10. Insight Technology Inc., (hereinafter Insight) located in Londonderry, New Hampshire, was a manufacturer of highly sophisticated laser aiming and illumination devices, night vision devices, laser range finding systems, computerized fire control systems, thermal imaging systems, and sensor fusion systems. Insight's products were, and are still are, used by the United States military, Federal law enforcement agencies, and allied nations. In addition, Insight Technology Inc. developed and maintained a line of tactical illuminators (laser aiming devices) restricted for use only by the military and Law Enforcement agencies, as well as products for sale to the general public.
- 11. Federal law restricted to law enforcement agencies or the military the sale and ownership of fully automatic machineguns manufactured after 1986. No individual law enforcement officer could purchase a post-1986 fully automatic machinegun. Possession of post-1986 fully automatic machineguns by a law enforcement officer could only be authorized by the officer's law enforcement agency and only for the law enforcement duties of that officer.

OBJECT OF THE CONSPIRACY

12. Between on or about November 2008, and continuing through on or about January of 2010, in the Northern District of Indiana and elsewhere:

VAHAN KELERCHIAN

defendant herein, together with Joseph Kumstar, and Ronald Slusser, did knowingly combine, conspire, confederate, and agree with each other, and with others known and unknown to the grand jury, to commit an offense against the United States, that is, to knowingly make false statements and representations with respect to information under Chapter 44, of Title 18 of the United States Code, required to be kept in the records of

USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 4 of 26 individuals licensed under Chapter 44, relating to the acquisition of firearms, in violation of Title 18 United States Code, Section 924(a)(1)(A).

HOW THE CONSPIRACY OPERATED

- 13. It was part of the conspiracy that JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used their position as sworn law enforcement officers, and VAHAN KELERCHAIN used his position as a Class 3 firearms dealer to acquire approximately 71 (Seventy-One) fully automatic H&K machineguns in the name of the Lake County Sheriff's Department knowing that the Lake County Sheriff's Department was not the true owner of these machineguns.
- 14. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHAIN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew these H&K machineguns were manufactured after 1986, and therefore could only be acquired by law enforcement agencies and not individual law enforcement officers.
- 15. It was further part of the conspiracy that when acquiring the H&K machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false entries listing the Lake County Sheriff's Department as the owner of these machineguns, to be made by individuals and companies required to keep such records under Chapter 44, of Title 18 of the United States Code.
- 16. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, used Lake County Sheriff's Department letterhead to create letters which falsely represented that the

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 - H&K machineguns were being purchased by and were going to be used by, the Lake County Sheriff's Department in carrying out its law enforcement responsibilities.
 - 17. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used the Lake County Sheriff's Department letterhead to create documents which falsely represented the H&K machineguns were to be used by the Lake County Sheriff's Department.
 - 18. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER created false and fictitious Lake County Sheriff's Department purchase orders to convince the suppliers of the H&K machineguns that the Lake County Sheriff's Department was the true purchaser of the H&K machineguns even though the defendants themselves provided the funds for the purchase of these H&K machineguns.
 - 19. It was further part of the conspiracy that VAHAN KELERCHIAN, JOSEPH R.
 KUMSTAR, and RONALD D. SLUSSER acquired these H&K machineguns for a cost of between approximately \$1200 and \$1600 each.
 - 20. It was further part of the conspiracy that when acquiring these machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER had all of the H&K machineguns shipped to the Lake County Sheriff's Department.
 - 21. It was further part of the conspiracy that after acquiring these machineguns, all of the H&K machineguns were removed from the Lake County Sheriff's Department to the personal residence of RONALD D. SLUSSER.
 - 22. It was further part of the conspiracy that after the H&K machineguns were at the personal residence of RONALD D. SLUSSER, he would remove the upper receivers (the barrel)

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and any other additional parts that could be removed from the lower receiver (the firing mechanism of the H&K machinegun).

- 23. It was further part of the conspiracy that after removing the upper receivers and any other additional parts that could be removed from the lower receiver, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would sell on the internet to any willing purchaser, all of these upper receivers and additional parts. The sale of these upper receivers and parts would range from approximately \$2,500 to \$3800 each.
- 24. It was further part of the conspiracy that after removing the upper receivers, RONALD D. SLUSSER would return some of the upper receivers to VAHAN KELERCHIAN.
- 25. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D.

 SLUSSER have proper authority from the Lake County Sheriff's Department to engage in any of the above mentioned purchases or sales of the H&K machineguns or their parts.
- 26. At no time were any of the H&K machineguns obtained by VAHAN KELERCHIAN,

 JOSEPH R. KUMSTAR, and RONALD D. SLUSSER listed in the property inventory of
 the Lake County Sheriff's Department.
- 27. In furtherance of the conspiracy and to effect its objects:

VAHAN KELERCHIAN,

Defendant herein, together with JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, and others known and unknown to the grand jury performed the following:

OVERT ACTS

First Machinegun Purchase

 a. On or about December 22, 2008, JOSEPH R. KUMSTAR issued a "Letter of Intent" on Lake County Sheriff's Department letterhead to H&K for (50) USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 7 of 26

- additional H&K model 416 fully automatic machineguns. This letter of intent stated these machineguns were for the "exclusive law enforcement use of the Lake County Sheriff's Department" and that the "point of contact for all inquiries in this matter will be Warrant Officer Ron Slusser." The letter then listed RONALD D. SLUSSER'S home phone number. This letter was signed "Joseph Kumstar, Chief of Police."
- b. VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLSSER used their personal funds to obtain these machineguns and did not have proper authorization of the Lake County Sheriff's Department to purchase these machineguns. These (50) machineguns were purchased for approximately \$1650 each.
- c. For this purchase, VAHAN KELERCHIAN provided payment to a third party gun dealer in the amount of approximately \$83,026.
- d. Shortly after obtaining these (50) H&K fully automatic machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these (50) H&K fully automatic machineguns. Some of these upper barrels were sold on the internet to any willing buyer with VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER retaining the proceeds from this sale. Some of the upper barrels were returned to KELERCHIAN.
- e. In or about May of 2011, during the execution of an organized crime search warrant by Montreal, Canada, gun and gang law enforcement officials, recovered four upper barrels from this (50) H&K fully automatic machinegun purchase by VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER.

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The serial numbers on these upper receivers (barrels) listed the Lake County Sheriff's Department as the registered owner.

Second Machinegun Purchase

- f. In or about February of 2009, JOSEPH R. KUMSTAR issued another "Letter of Intent" on Lake County Sheriff's Department letterhead to H&K for (9) H&K model MP5KN fully automatic machineguns. This letter of intent stated these machineguns were for the exclusive use of the Lake County Police Department.
- g. In or about February of 2009, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD D. SLUSSER did cause a false and fictitious Lake County

 Sheriff's Department purchase order to be mailed or faxed, which represented the Lake County Sheriff's Department to be the purchaser of these machineguns even though it was not the true purchaser as required by law.
- h. For this purchase, VAHAN KELERCHIAN provided payment to H&K, the gun manufacturer /distributer in the amount of approximately \$11,664.
- i. Shortly after obtaining these (9) H&K fully automatic machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these fully automatic machineguns. These upper barrels were sold to Person A in Utah. Person A paid Slusser \$18,900 for these H&K parts. Slusser then paid \$9450 to Kumstar and \$9450 to Kelerchian. These payments to Kelerchian and Kumstar were paid because Kelerchain and Kumstar had fronted money for this purchase.

Third Machinegun Purchase

j. In or about October 2009, JOSEPH R. KUMSTAR issued another "Letter of Intent" on Lake County Sheriff's Department letterhead for (12) H&K model USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 9 of 26

- 53A3 fully automatic sub-machineguns. This letter of intent stated these sub-machineguns would be the property of the Lake County Sheriff's Department and would not be resold or transferred, and would be used to carry out the official duties of the Lake County Sheriff's Department.
- k. In or about October of 2009, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD D. SLUSSER did cause another false and fictitious Lake County Sheriff's Department purchase order to be mailed or faxed, which represented the Lake County Sheriff's Department to be the purchaser of these sub-machineguns even though it was not the true purchaser as required by law.
- I. Shortly after obtaining these (12) H&K fully automatic sub-machineguns, RONALD D. SLUSSER did cut up and remove the upper receiver barrels from these fully automatic machineguns. These upper barrels were sold to Person A in Utah. Person A paid Slusser \$31,200 for these H&K parts. Slusser then paid Kelerchian \$28,200. This payment to Kelerchain was made because Kelerchian had fronted the money for this purchase.
- m. For this purchase, VAHAN KELERCHIAN provided payment to the H&K, the gun manufacturer/distributer, in the amount of approximately \$16,800.
- n. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER have the proper permission of the Lake County Sheriff's Department to engage in any of the above three purchases or subsequent sales of these H&K sub-machineguns.
- 28. In the purchasing each of these (71) machineguns and sub-machineguns, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knowingly caused

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false entries to be made in the books and records of the companies supplying these firearms, in that these records reflected the Lake County Sheriff's Department as the registered owner of these (71) firearms when in fact, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew that to be false.

All in violation of Title 18, United States Code 371 and 924(a)(1)(A).

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THE GRAND JURY FURTHER CHARGES:

COUNT 2

(Conspiring to Defraud the Food and Drug Administration)

1. The Grand Jury realleges and reincorporates by reference paragraphs 1-11, of Count 1 as though fully set forth herein;

OBJECT OF THE CONSPIRACY

Between on or about December 2008, and continuing through on or about September
 2010, in the Northern District of Indiana and elsewhere:

VAHAN KELERCHIAN,

defendants herein, did knowingly combine, conspire, confederate, and agree with JOSEPH KUMSTAR, RONALD D. SLUSSER, and with others known and unknown to the grand jury, to defraud the Food and Drug Administration (FDA), an agency of the United States, by interfering with and obstructing the lawful government functions of the FDA to:

- a. Limit the sale of various restricted laser aiming sight devices to the military and law enforcement agencies only;
- b. Correctly identify first line purchasers of various laser aiming sight devices which were restricted to military or law enforcement agency purchasers only.

All in violation of Title 18 United States Code, Section 371.

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HOW THE CONSPIRACY OPERATED

- 3. It was part of the conspiracy that JOSEPH R. KUMSTAR, and RONALD D. SLUSSER used their position as sworn law enforcement officers, along with VAHAN KELERCHIAN, to acquire approximately 74 (Seventy-Four) restricted laser aiming sight devices by fraudulently using the name of the Lake County Sheriff's Department and The Lowell, Indiana, Police Department, knowing that the Lake County Sheriff's Department and the Lowell Police Department were not the true owners of these restricted laser aiming devices.
- 4. It was further part of the conspiracy that when acquiring these restricted laser aiming sights, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER knew they could only be acquired by law enforcement agencies and not individual law enforcement officers.
- 5. It was further part of the conspiracy that when acquiring these (74) restricted laser aiming sight devices, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false information to be recorded in the books and records of the Insight Technology, Inc., regarding who was the true first purchaser of these laser aiming sight devices. Furthermore, by causing false information to be recorded in the books records of the Insight Technology, Inc., VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER interfered with and obstructed the lawful government functions of the FDA to (a) limit the sale of various restricted laser aiming sight devices to only the military and law enforcement agencies and (b) correctly identify first line purchasers of these (74) various laser aiming sight devices, the sale of which was restricted to military or law enforcement agency purchases only.

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- 6. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused

 to be submitted to Insight Technology, Inc., a false and fictitious Lake County Sheriff's

 Department purchase order for the purpose of inducing Insight Technology, Inc., to

 believe that these restricted laser sights were being purchased by the Lake County

 Sheriff's Department, when in fact the defendants were acquiring these restricted laser

 sights with their own personal funds and for their personal use and resale.
- 7. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused

 to be submitted to Insight Technology, Inc., a false and fictitious Lowell Police

 Department documents for the purpose of inducing Insight Technology, Inc., to believe

 that these restricted laser sights were being purchased by the Lowell Police Department,

 when in fact the defendants were acquiring these restricted laser sights with their own

 personal funds and for their personal use and resale.
- 8. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would

 submit to Insight Technology, Inc., a "IR Product Disclosure Agreement" signed by

 JOSPEH R. KUMSTAR which falsely represented that the restricted laser sights being

 purchased would "not be sold or transferred to individual law enforcement or civilian

 personnel."
- It was further part of the conspiracy that when acquiring these restricted laser sights
 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would
 submit to Insight Technology, Inc., a "IR Product Disclosure Agreement" which purported

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 - to be signed by the proper authorities at the Lowell Police Department but in fact, falsely represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
 - 10. It was further part of the conspiracy that when acquiring these restricted laser sights VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER caused false and fictitious Lake County Sheriff's Department purchase orders to be created which falsely represented that the restricted laser sights were being purchased by the Lake County Sheriff's Department.
 - 11. It was further part of the conspiracy that when acquiring these restricted laser sights

 VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER would

 cause these restricted laser sights to be delivered to the Lake County Sheriff's Department

 or the Lowell Police Department rather than to their personal residences.
 - 12. It was further part of the conspiracy that after acquiring these restricted laser sights, all of them were removed from the Lake County Sheriff's Department and the Lowell Police

 Department to the personal residence of either KUMSTAR or SLUSSER.
 - 13. It was further part of the conspiracy that after these restricted laser sights were at the either KUMSTAR or SLUSSER's residence, RONALD D. SLUSSER would sell some these restricted laser sights on the internet to any willing purchaser. The sale of these restricted laser sights ranged from approximately \$2,800 to \$3000 each. Some of the restricted lasers aiming sights were retained by each of the defendants.
 - 14. At no time did VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER have proper authority from the Lake County Sheriff's Department or the

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- Lowell Police Department to engage in any of the above mentioned purchases or sales of the restricted laser sights.
- 15. At no time were any of the restricted laser sights obtained by VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER listed in the property inventory of the Lake County Sheriff's Department or the Lowell Police Department.
- 16. In furtherance of the conspiracy and to effect its objects:

VAHAN KELERCHIAN,

Defendant herein, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER, and other conspirators, known and unknown to the grand jury performed the following:

OVERT ACTS

First Laser Sight Purchase

- a. In or about December 6, 2008, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER ordered from Insight Technology Inc., approximately 25 various restricted laser sights having a value of approximately \$27,000.
- b. On or about December 6, 2008, JOSEPH R. KUMSTAR, submitted to Insight Technology, Inc., a "IR Product Disclosure Agreement" signed by JOSPEH R. KUMSTAR which represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
- c. In or about December of 2008, JOSEPH R. KUMSTAR signed a false and fictitious Lake County Sheriff's Department purchase order inducing Insight Technology, Inc., to believe that the Lake County Sheriff's Department was the

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- true purchaser of these restricted laser sights even though the defendants themselves provided the funds for the purchase of these restricted laser sights.
- d. In or about January of 2009, Insight Technology, Inc. shipped these restricted laser sights to the Lake County Sheriff's Department.
- e. For this purchase, VAHAN KELERCHIAN provided payment to Insight
 Technologies Inc., in excess of \$17,000.
- f. After obtaining these restricted laser sights, RONALD D. SLUSSER sent back to VAHAN KELERCHIAN approximately 12 of these restricted laser sights.
- g. After obtaining these restricted laser sights, VAHAN KELERCHIAN, JOSEPH
 R. KUMSTAR, and RONALD D. SLUSSER sold via the internet some these restricted laser sights to any and all willing purchasers, including Keith Mitts.
- h. On or about August 21, 2009, the Department of Defense Criminal Investigative Service (DCIS) engaged in a successful undercover purchase of a restricted laser sight being offered for sale on E-Bay by a Keith Mitts. DCIS undercover agents paid \$4,200 for a restricted laser aiming sight which was traced back to the December 6, 2008, laser sight order from Insight Technology, Inc., which was sent to the Lake County Sheriff's Department. Subsequent to this undercover purchase, two additional restricted laser sights of the same model and type that were part of the December 6, 2008, laser sight order from Insight Technology, Inc., which was sent to the Lake County Sheriff's Department, were recovered from Mitt's Mississippi residence during Mitt's shooting and standoff with local police officers.

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Second Laser Sight Purchase

- i. In or about December 2009, the defendants ordered from Insight Technology Inc., approximately 12 restricted laser sights having a value of approximately \$15,000.
- j. On or about December 2009, RONALD R. SLUSSER submitted to Insight Technology Inc., an "IR Product Disclosure Agreement" which represented that the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
- k. In or about January of 2010, Insight Technology, Inc. shipped these restricted laser sights and RONALD D. SLUSSER obtained these restricted laser sights.
- For this purchase, VAHAN KELERCHIAN provided several payments to Insight
 Technologies Inc., totaling more than \$15,000.
- m. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet these restricted laser sights to any willing purchaser.

Third Laser Sight Purchase

- n. In or about February 2010, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR, and RONALD D. SLUSSER ordered from Insight Technology Inc., approximately 22 various restricted laser sights having value of approximately \$30,000.
- o. On or about February 23, 2010, JOSEPH R. KUMSTAR submitted to Insight Technology Inc., an "IR Product Disclosure Agreement" signed by JOSPEH R. KUMSTAR which represented that the restricted laser sights being purchased

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- would "not be sold or transferred to individual law enforcement or civilian personnel."
- p. In or about February 2010, VAHAN KELERCHIAN, JOSEPH R. KUMSTAR and RONALD SLUSSER created a false and fictitious Lake County Sheriff's Department purchase order inducing Insight Technology, Inc., to believe that the Lake County Sheriff's Department was the true purchaser of these restricted laser sights even though the defendants themselves provided the funds for the purchase of these the restricted laser sights.
- q. In or about March 2010, Insight Technology, Inc. shipped these restricted laser sights to the Lake County Sheriff's Department.
- r. For this purchase, VAHAN KELERCHIAN provided several payments to Insight

 Technologies Inc., totaling more than \$25,000.
- s. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet some of these restricted laser sights to any willing purchaser.
- t. Approximately 20 of these restricted laser sights were returned to VAHAN KELERCHIAN by RONALD D. SLUSSER.

Fourth Laser Sight Purchase

- u. In or about July 2010, RONALD D. SLUSSER ordered from Insight Technology,
 Inc., approximately 15 restricted laser sights from Insight Technology Inc., having
 a value of approximately \$18,000.
- v. On or about July 6, 2010, RONALD R. SLUSSER submitted to Insight

 Technology, Inc., an "IR Product Disclosure Agreement" which represented that

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 - the restricted laser sights being purchased would "not be sold or transferred to individual law enforcement or civilian personnel."
 - w. In or about August 2010, Insight Technology, Inc. shipped these restricted laser sights and RONALD D. SLUSSER subsequently retrieved them.
 - x. For this purchase, VAHAN KELERCHIAN provided payment to Insight Technologies Inc., in excess of \$16,000.
 - y. After obtaining these restricted laser sights, RONALD D. SLUSSER sold via the internet these restricted laser sights to any willing purchaser and sent two of the sights back to VAHAN KELERCHIAN.
 - z. On August of 2010, a Special Agent of the FDA engaged in an undercover purchase of a restricted laser sight from RONDAL D. SLUSSER. This restricted laser sight was purchased by RONALD D. SLUSSER from Insight Technology, Inc., for approximately \$1250.00 and sold to the FDA undercover agent for approximately \$2900.00. An examination of the serial number for this sight revealed that it was part of the July 2010 order of 15 restricted laser sights that had been ordered by RONALD D. SLUSSER and paid for by VAHAN KELERCHIAN.

All in violation of Title 18 United States Code, Section 371.

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THE GRAND JURY FURTHER CHARGES:

COUNT 3

(Conspiracy to Make False Statements - Demonstration Letters)

From on or about October 2007, and continuing to in or about March 28, 2010, both dates being approximate and inclusive, in the Northern District of Indiana and elsewhere,

VAHAN KELERCHIAN

defendant herein, and Joseph Kumstar, knowingly combined, conspired, confederated and agreed together and with each other, and with other persons known and unknown to the Grand Jury, to commit the following offenses against the United States: to willfully and knowingly make and cause to be made, and use and cause to be used, in a matter within the jurisdiction of a department or agency of the United States, to wit: the Bureau of Alcohol, Tobacco, Firearms, and Explosives, false writings and documents to wit: approximately (7) letters on Lake County Sheriff's Department letterhead requesting firearm demonstrations of machine guns (demonstration letters) from VAHAN KELERCHIAN, knowing the same to contain a materially false, fictitious, and fraudulent statement because VAHAN KELERCHIAN very well knew that in fact no demonstration was going to occur.

In furtherance of this scheme, false demonstration letters were sent from Lake County Indiana, VAHAN KELERCHIAN and to the National Firearms Branch of the Bureau of Alcohol, Tobacco, and Firearms located in Martinsburg, WV., on the following approximate days: October 4, 2007, February 13, 2009, February 16, 2009, June 29, 2009, March 28, 2010.

All in violation of Title 18, United States Code Section 1001, and 371.

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THE GRAND JURY FURTHER CHARGES:

COUNTS 4-7

(False Statements - Demonstration Letters)

On or about the following dates in the Northern District of Indiana and elsewhere,

VAHAN KELERCHIAN

defendant herein, and Joseph Kumstar did willfully and knowingly make and cause to be made, and use and cause to be used, in a matter within the jurisdiction of a department or agency of the United States, to wit: the Bureau of Alcohol, Tobacco, Firearms, and Explosives, false writings and documents to wit: approximately (4) letters on Lake County Sheriff's Department letterhead requesting firearm demonstrations of various machine guns (demonstration letters) from VAHAN KELERCHIAN, knowing the same to contain a materially false, fictitious, and fraudulent statement because VAHAN KELERCHIAN very well knew that in fact no demonstration was going to occur, said letters being mailed from Lake County Indiana, to VAHAN KELERCHIAN in Pennsylvania and the the National Firearms Branch of the Bureau of Alcohol, Tobacco, and Firearms located in Martinsburg, WV., on the following approximate days:

COUNT	<u>DATE</u>
4	February 13, 2009
5	February 16, 2009
6	June 29, 2009
7	March 28, 2010

All in violation of Title 18, United States Code, Section 1001 and 2.

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THE GRAND JURY FURTHER CHARGES:

COUNT 8

(Bribery)

- At all times material to this indictment, the Lake County Sheriff's Department was an agency
 of a local government entity to wit: Lake County, Indiana, that received federal assistance in
 excess of \$10,000 during the one-year period beginning January 2, 2008 and ending
 December 31, 2008.
- Joseph Kumstar was an agent of Lake County Sheriff's Department acting as its Deputy
 Chief, in charge of operations, whose duties included overseeing and managing the Lake
 County Sheriff's Department.
- 3. On or about July 31, 2008, in the District of Indiana, and elsewhere,

VAHAN KELERCHIAN

defendant herein, did corruptly give, offer, and agree to give a thing of value to wit: a

Remington .12 Gauge short-barrel shotgun, to Joseph Kumstar, intending to influence and
reward Joseph Kumstar in connection with a transaction and series of transactions of the

Lake County Sheriff's Department involving \$5,000 or more.

All in violation of Title 18, United States Code, Section 666(a)(2) and 2.

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THE GRAND JURY FURTHER CHARGES:

COUNT 9

(Conspiracy to Launder Monetary Instruments: 1956 and 1957)

Beginning in or about February 2009 and continuing through in or about January 2010, both dates being approximate and inclusive, in the District of Indiana and elsewhere,

VAHAN KELECHIAN

Defendant herein, Joseph Kumstar, and Ronald Slusser, willfully and knowingly conspired and agreed together and with each other, and with others known and unknown to the Grand Jury, to commit certain offenses:

- 1) Under Title 18, United States Code § 1956, to conduct and attempt to conduct financial transactions affecting interstate commerce, which transactions involved proceeds of specified unlawful activity, that is mail and wire fraud, in violation of title 18 United States Code § 1341 and 1343: (1) with the intent to promote the carrying on of such specified unlawful activity and (2) knowing that the transaction was designed in whole or in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of said specified unlawful activity, and while conducting or attempting to conduct such financial transactions knew that the property involved in the financial transaction represented the proceeds of some form of unlawful activity, and
- 2) Under Title 18, United States Code § 1957, to conduct and attempt to conduct monetary transactions affecting interstate commerce, in criminally derived property of a value greater than

USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 24 of 26 \$10,000, such property having been derived from a specified unlawful activity, that is, mail and wire fraud, in violation of Title 18 United States Code § 1341 and 1343.

All in violation of Title 18 United States Code 1956(h), 1956(a)(1)(B)(i), 1957, and 2.

USDC IN/ND case 2:13-cr-00066-JVB-PRC document 1 filed 05/17/13 page 25 of 26

FIRST FORFEITURE ALLEGATION

- 1. The allegations of Count One of the Indictment are realleged and by this reference fully incorporated herein for the purpose of alleging forfeitures to the United States of America pursuant to the provisions of Title 18 United States Code, Section 924(d), and Title 28 United States Code, Section 2461(c).
- 2. Upon conviction of Count One of the Indictment, Vahan Kelerchian, defendant herein, shall forfeit to the United States of America pursuant to Title 18, United States Code, Section 924(d), and Title 28, United States Code, Section 2461(c), any and all firearms involved in the commission of such offenses:

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SECOND FORFEITURE ALLEGATION

- 1. The allegations contained in Count 9 of this Indictment are hereby re-alleged and incorporated by reference for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Sections 982(a)(1).
- 2. Pursuant to Title 18, United States Code, Section 982(a)(1), upon conviction of an offense in violation of Title 18, United States Code, Sections 1956 and 1957, the defendant, VAHAN KELERCHIAN, shall forfeit to the United States of America any property, real or personal, involved in such offense, and any property traceable to such property.
- 3. If any of the property described above, as a result of any act or omission of the defendant:
- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty,

the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1) and Title 28, United States Code, Section 2461(c).

A TRUE BILL:

S/Foreperson FOREPERSON

DAVID CAPP UNITED STATES ATTORNEY

By: S/Philip C. Benson
Philip C. Benson
Assistant United States Attorney

Anthony Baiamonte III

February 28, 2018

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

RE: Character Reference for Vahan Steven Kelerchian

Application for Restoration of Firearms Privileges License or Permit number 8-23-017-01-5A-02276

Dear Sir/Madam:

I submit this Character Reference in support of, and granting relief to, Vahan Steven Kelerchian's Application for Restoration of Firearms Privileges.

I have personally known Mr. Kelerchian for more than ten (10) years as a personal friend. He is of high moral character and has proven to be a trustworthy and honorable man. I am proud to call Mr. Kelerchian my friend.

If you need any additional information, or have any questions of me in my support of Mr. Kelerchian, please contact me directly.

Thank you for your considerations. I remain,

Sincerely

By: /s/ Anthony Baiamonte III

CHRISTOPHER J. McLOUGHLIN, PC

TOTTILIC S. WICHOUGHLAI

27 February 2018

Joshua Prince, Esq. Prince Law Offices, P.C. 646 Lenape Rd Bechtelsville, PA 19505

RE: Vahan Kelerchian

Mr. Prince:

This letter is addressed to you in support of Vahan Kelerchian's request to BATF regarding his application for Federal Firearms relief, and I authorize you to make it available to anyone appropriate to this use. As a retired security consultant, I was self-employed in the varied aspects of that field for more than a quarter of a century, and I supported myself without incident or reprimand of any sort for my professional career.

My association and friendship with Mr. Kelerchian goes back a decade, probably more. During these years his expertise with acquisition and disposition of firearms has been invaluable to me and to my own friends and clients. He has with authority given advice on investment grade firearms and guided us through a maze of rules and regulations in order to insure that no paperwork was returned for further attention due to an omission or misstatement of description or condition. Perhaps presenting an aggravation to buyers or sellers, I've known him to strictly avoid any transaction that might bend rules effecting administrative procedure or record keeping. His advice has been given and taken in matters ranging from simple transfers to elaborate evaluations of inventory distributions in the dissolutions of estate assets.

Over time I have come to know Mr. Kelerchian on a personal level as well as a professional one. Apart from knowing firearms and the business of them, he is comfortable with the history of U.S. military hardware, and not only that, he knows more about the colonial geography of his part of the country than I do about the Confederate history of mine. He's shared this knowledge with his wife and their two daughters on weekend outings and summer vacations away

Mr. Prince 27 February Page 02.

from his business. I know so because he's told me about them — in detail. He is a family man and takes pride in talking to me about his eldest daughter's passing her bar exam and her first date, just as he does about his youngest daughter's birthday party stories and the things that hold her interests. And when the time is right he and Maura take time together for a quick trip to New York, and I hear about that too. Vahan and I have become more than just business friends.

The business is operated meticulously and with an enviable sense of responsibility and attention to detail. Recently the business records underwent an intense scrutiny audit, and I understand that the books passed with praise and not the usual criticisms of form, content, or carelessness.

His business is the support of himself, his wife and their two daughters. I know of nothing that he might have knowingly done to put that in jeopardy and while he does not now operate the business himself, there should be no impediment to letting the business continue to function for their livelihood and well-being by granting him Federal Firearms relief.

Sincerely,

CHRISTOPHERY. McLOUGHLIN, PC

Chris McLoughlin

(...\CJMcL LTR 2018\VK:ASI 27-02-18\CJMcL.PC)



February 25, 2018

RE: Vahan S. Kelerchian, Applicant

To Whom This May Concern,

My name is John T. Conway. I am a New York State Licensed Funeral Director. I am a United States Coast Guard Licensed Captain. I am 68 years old and am a college graduate. I have known Vahan Kelerchian since 1975, both on a personal level as well as on a professional level. I feel that I am a good judge of one's character and I can speak of Mr. Kelerchian in an honest and objective manner.

For many years my wife's family and his wife's family lived across the street from each other and both families were very close to each other. Coincidentally, when my wife and I bought our first house, it was two houses away from Mr. Kelerchian's family home. We could not have had better neighbors than the Kelerchians. Vahan and I saw each other almost on a daily basis. I know him well. I know him to be a straight and honest man, one who could be depended upon as a neighbor. He looked out for his family as well as his neighbors. He was definitely an asset to the neighborhood.

I know him to be a very good businessman and an even better family man. There is nothing more important to him than his family. I know him to be honest, perhaps to a fault. He is dependable and his word is as good as gold.

It is my sincere hope that his application be given a fair and objective review.

Thank you for your time and consideration.

John T. Conway

Mr. Anthony DiGiovanni

February 23, 2018



U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Re: Kelerchian, Vahan, Steven

To Whom It May Concern:

I am writing this letter on behalf of my dear friend, Vahan Steven Kelerchian. I am a small business owner in Jackson Heights, NY. My family has owned and operated a delicatessen for more than 58 years. It's the quintessential neighborhood deli that everyone who went to school nearby patronized year after year, and many of our friends still live in the community. I grew up in the neighborhood, along with Vahan and his wife Maura, and we have been friends for more than 46 years. This is the place where we forged many of our lifelong friendships. During the many years that I have known Vahan, I can attest to the fact that he has always conducted himself with both honor and integrity, and he has always been very well respected in the community.

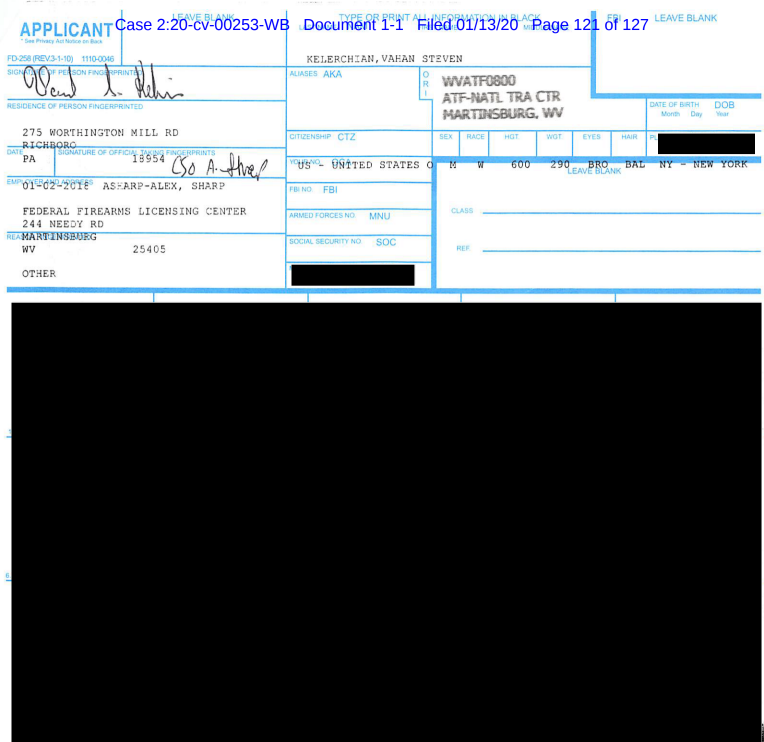
Vahan formerly operated a car repair shop not too far away from my business, and everyone with whom he came into contact had nothing but praise for him. He has always been kind, courteous, and willing to help anyone in need. Whether it was family members, friends, customers, or even strangers that were in need of assistance, he always offered help and never turned his back on anyone, no matter the circumstance. I can personally attest to this because I have witnessed his kindness on many occasions over the years. It is because of these attributes that Vahan was very successful in the auto repair business for many years. He ultimately moved to Pennsylvania in order to follow his lifelong passion of becoming a Federal Firearms dealer. There, along with Maura, he built another successful business with an impeccable record. For as long as I have known Vahan, he has always been driven to be the best at whatever pursuit he follows. Vahan is a man who values honesty, morality, and strong principles, and he has been a man of the utmost character in all the years that we have been friends. He is also a man who knows the importance of family, whereby he and Maura have raised two beautiful daughters and instilled within them the same core values. I have always held Vahan in the highest regard; I never had a brother, but he is as close to one that I could have ever found. We will always be friends and nothing can or will ever change that fact.

I am thankful for the opportunity to provide a testament on behalf of Vahan Kelerchian. I hope that my words have served to paint a clear picture of the man and friend that I have had the privilege to know and admire for almost the entirety of my life.

Sincerely,

Anthony DiGiovanni

Gathony & Gioranni



Case 2:20-cv-Q0253=WB L Document 1-6 Filed 01/13/20 TPage 122 of 127

UNITED STATES DEPARTMENT OF JUSTICE

1.1.00P

CJIS DIVISION/CLARKSBURG, WV 26306

APPLICANT

THIS CARD FOR USE BY:

- 1 LAW ENFORCEMENT AGENCIES IN FINGERPRINTING APPLICANTS FOR LAW ENFORCEMENT POSITIONS *
- 2. OFFICIALS OF STATE AND LOCAL GOVERNMENTS FOR PURPOSES OF EMPLOYMENT, LICENSING, AND

PERMITS AS AUTHORIZED BY STATE STATUTES AND APPROVED BY THE ATTORNEY GENERAL OF THE

UNITED STATES. LOCAL AND COUNTY ORDINANCES, UNLESS SPECIFICALLY BASED ON APPLICABLE STATE STATUTES DO NOT SATISFY THIS REQUIREMENT.

U.S. GOVERNMENT AGENCIES AND OTHER ENTITIES REQUIRED BY FEDERAL LAW.**

4. OFFICIALS OF FEDERALLY CHARTERED OR INSURED BANKING INSTITUTIONS TO PROMOTE OR MAINTAIN

THE SECURITY OF THOSE INSTITUTIONS

Please review this helpful information to aid in the successful processing of hard copy criminal and civil fingerprint submissions in order to prevent delays or rejections. Hard copy fingerprint submissions must meet specific criteria for processing by the Federal Bureau of Investigation.

Ensure all information is typed or legibly printed using blue or black link.

Enter data within the boundaries of the designated field or block.

Complete all required fields. (If a required field is left blank, the fingerprint cards are: originating agency identifier number - date of birth - place of birth - name - sex - fingerprint impressions - any applicable state stamp - Other (race, height, weight, ley color,

criminal fingerprint cards also require an arrest charge and date of arrest.
 civil fingerprint cards also require a reason fingerprinted and date fingerprinted.

Do not use highlighters on fingerprint cards.
Do not enter data or labels within "Leave Blank" areas.
Ensure the 'Reply Desired' fletd is checked when applicable (criminal only).
Ensure fingerprint impressions are rolled completely from nail to nail.

Ensure Ingerprint Impressions are forther completely from fail to hair. Ensure fingerprint Impressions are in the correct sequence. Ensure notations are made for any missing fingerprint Impression (i.e. amputation). Do not use more than two retabs per fingerprint impression block. Ensure no stray marks are within the fingerprint impression blocks.

Training aids can be ordered online via the Internet by accessing the FBI's website at: fbi.gov, click on 'Fingerprints', then click on 'Ordering Fingerprint Cards & Training Aids'. Direct questions to the Identification and Investigative Services Section's Customer Service Group at (304) 625-5590 or by e-mail at liaison@leo.gov>

PRIVACY ACT STATEMENT

Authority: The FBI's acquisition, preservation, and exchange of information requested by this form is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include numerous Federal statutes, hundreds of State statutes pursuant to Pub.L. 92-544. Presidential executive orders, regulations and/or orders of the Attorney General of the United States, or other authorized authorities. Examples include, but are not limited to: 5 U.S.C. 9101; Pub.L. 101-604; and Executive Orders 10450 and 12968. Providing the requested information is voluntary; however, failure to furnish the information may affect timely completion or approval of your application

Social Security Account Number (SSAN). Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 USC 552a), the requesting agency is responsible for informing you whether disclosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9397 also asks Federal agencies to use this number to help identify individuals in agency records.

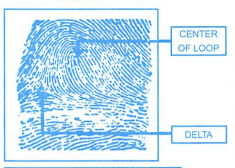
Principal Purpose: Certain determinations, such as employment, security, licensing, and adoption, may be predicated on fingerprint-based checks. Your fingerprints and other information contained on (and along with) this form may be submitted to the requestive agency, the agency conducting the application investigation, and/or FBI for the purpose of comparing the submitted information to available records in order to identify other information that may be perfuent to the application. During the processing of this application, and for as long hereafter as may be relevant to the activity for which this application is being submitted, the FBI may disclose any potentially pertinent information to the requesting agency and/or to the agency conducting the investigation. The FBI may also retain the submitted information, the FBI's permanent collection of fingerprints and related information, where it will be subject to comparisons against other submissions received by the FBI. Depending on the nature of your application, the requesting agency and/or the agency conducting the application investigation may also retain the fingerprints and nitted information for other authorized purposes of such agency(ies).

Routine Uses: The fingerprints and information reported on this form may be disclosed pursuant to your consent, and may also be disclosed by the FBI without your consent as permitted by the Federal Privacy Act of 1974 (5 USC 552a(b)) and all applicable routine uses as may be published at any time in the Federal Register, including the routine uses for the FBI Fingerprint identification Records System (Justice/FBI-09) and the FBI's Blanket Routine Uses (Justice/FBI-BRU). Routine uses include, but are not limited to, disclosures to: appropriate governmental authorities responsible for civil or criminal law enforcement, counterintelligence, national security or public safety matters to which the information may be relevant; to State and local governmental agencies and nongovernmental entitles for application processing as authorized by Federal and State legislation, executive order, or regulation, including employment, security, library adoption chesics, and as otherwise authorized by Jaw, treats involved in processing this application, they may have

Additional Information: The requesting agency and/or the agency conducting the application-investigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the Federal Executive Branch has also published notice in the Federal Register describing any system(s) of records in which that agency may also maintain your records, including the authorities, purposes, and routine uses for the system(s).

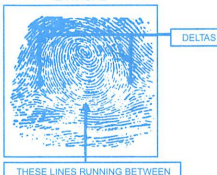
INSTRUCTIONS:

- 1. PRINTS MUST GENERALLY BE CHECKED THROUGH THE APPROPRIATE STATE IDENTIFICATION BUREAU, AND ONLY THOSE FINGERPRINTS FOR WHICH NO DISQUALIFYING RECORD HAS BEEN FOUND LOCALLY SHOULD BE SUBMITTED FOR FBI SEARCH.
- IDENTITY OF PRIVATE CONTRACTORS SHOULD BE SHOWN IN SPACE "EMPLOYER AND ADDRESS". THE CONTRIBUTOR IS THE NAME OF THE AGENCY SUBMITTING THE FINGERPRINT CARD TO THE FBI.
- 3. FBI NUMBER, IF KNOWN, SHOULD ALWAYS BE FURNISHED IN THE APPROPRIATE SPACE.
- ** MISCELLANEOUS NO. RECORD: OTHER ARMED FORCES NO. PASSPORT NO. [FP], ALIEN REGISTRATION NO. (AR), PORT SECURITY CARD NO. (PS), SELECTIVE SERVICE NO. (SS) VETERANS' ADMINISTRATION CLAIM NO. (VA).



THE LINES BETWEEN CENTER OF LOOP AND DELTA MUST SHOW

2. WHORL



DELTAS MUST BE CLEAR

3. ARCH



ARCHES HAVE NO DELTAS

FD-258 (REV. 3-1-10)

U.S. GOVERNMENT PUBLISHING OFFICE: 10/22/2015 12:51:47

Exhibit F

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 124 of 127 PRINCE LAW OFFICES, P.C.

Warren H. Prince Karl P. Voigt IV Joshua Prince Eric E. Winter Thomas H. Odom Stanley J. Kuter Jeffrey A Franklin Adam J. Kraut Jorge Pereira

Bechtelsville 1-610-845-3803 1-610-770-1151 Allentown Bethlehem 1-610-814-0838 Camp Hill 1-717-731-0100 Lancaster 1-717-393-7002 1-717-274-9250 Lebanon North Wales 1-215-412-0800 Pottstown 1-610-326-4200 Pottsville 1-570-621-8828 1-610-375-8425 Reading Toll Free 1-888-313-0416 1-610-845-3903 Fax

April 09, 2018

U.S. Department of Justice - Bureau of Alcohol, Tobacco, Firearms and Explosives Attention Bureau of Alcohol, Tobacco, Firearms and Explosives NCETR - Relief of Disabilities Section

Corporal Road, Building 3750, Redstone Arsenal Huntsville, AL 35898

RE: Vahan Kelerchian Application for Restoration of Firearms Privileges FFL # 8-23-017-01-5A-02276

Dear Chief Day,

I am in receipt of your March 27, 2018 letter and the enclosures, wherein you returned Mr. Kelerchian's application for federal firearms relief.

As you should be aware and as I explained in my original letter of March 02, 2018, pursuant to 18 U.S.C. § 925(c) and 27 C.F.R. § 478.144(i), as Mr. Kelerchian is an FFL holder, who has continually and timely renewed his FFL, provided he files an application for federal firearms relief, he shall not be "barred by such disability from further operations under his license **pending final action** on an application for relief filed pursuant to this section." Although I am acutely aware that since 1992 the Congress has precluded ATF from conducting federal firearms relief determinations through the ATF's annual appropriation bill, in this situation, because Mr. Kelerchian is an FFL, ATF is required to retain the application and process it, when, if ever, the Congress appropriates money for ATF to conduct federal firearms relief determinations. It is for that reason that I am returning Mr. Kelerchian's entire application packet to you.

I also note in passing that you and other employees of ATF would seemingly be barred from issuing letters such as your March 27, 2018 letter and returning applications, as the language in the annual appropriation bill, as has existed since 1992, provides, in pertinent part, that "none of the funds appropriated herein shall be available to investigate or act upon an application for relief from Federal firearms disabilities under Section 925(c)." As all employees of ATF are paid through the annual appropriations bill and you are taking action by returning an application, including incurring printing, mailing and other costs, such action would seemingly be in violation of the

Case 2:20-cv-00253-WB Document 1-1 Filed 01/13/20 Page 125 of 127 Congressional mandate.

If you have any further questions or concerns, please do not hesitate to contact me. Thanking you for your time and assistance in this matter, I am

Respectfully Yours, Prince Law Offices, P.C.

Joshua Prince

joshua@princelaw.com

Extension: 81114

jp/web Matter no. 37012 Enclosure

Exhibit G

	4-9
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. 37013 Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature Agent Addresse B. Received by (Printed Name) C. Date of Deliver
Chief John R. Day U.S. Department of Justice - Bureau of Alcohol. Tobacco Firearms and Explosives Attention Bureau of Alcohol. Tobacco. Firearms and Exp - Relief of Disabilities Section Corporal Road, Building 3750. Redstone Arsenal Huntsville. AL 35898	
9590 9403 0554 5173 4793 97	3. Service Type
2 Article Number (Transfer from service label) 7016 0910 0000 6749 18	Mail Signature Confirmation

PS Form 3811, April 2015 PSN 7530-02-000-9053